

FEDERAL BUREAU OF INVESTIGATION
FOI/PA
DELETED PAGE INFORMATION SHEET
FOI/PA# 1437507-000

Total Deleted Page(s) = 152

Page 16 ~ b3; b6; b7C; b7E;
Page 34 ~ b3; b6; b7C; b7E;
Page 35 ~ b3; b6; b7C; b7E;
Page 85 ~ b3; b6; b7C; b7E;
Page 86 ~ Duplicate;
Page 87 ~ Duplicate;
Page 91 ~ b3; b6; b7C; b7E;
Page 93 ~ b3; b6; b7C; b7E;
Page 100 ~ Duplicate;
Page 101 ~ Duplicate;
Page 102 ~ Duplicate;
Page 105 ~ Duplicate;
Page 130 ~ b6; b7C;
Page 132 ~ b6; b7C;
Page 133 ~ b6; b7C;
Page 134 ~ b6; b7C;
Page 135 ~ b6; b7C; b7E;
Page 136 ~ b6; b7C; b7E;
Page 137 ~ b6; b7C; b7E;
Page 138 ~ b6; b7C; b7E;
Page 139 ~ b6; b7C; b7E;
Page 140 ~ b6; b7C; b7E;
Page 141 ~ b6; b7C; b7E;
Page 142 ~ b6; b7C; b7E;
Page 143 ~ b6; b7C; b7E;
Page 144 ~ b6; b7C; b7E;
Page 145 ~ b6; b7C; b7E;
Page 146 ~ b6; b7C; b7E;
Page 147 ~ b6; b7C; b7E;
Page 148 ~ b6; b7C; b7E;
Page 149 ~ b6; b7C; b7E;
Page 150 ~ b6; b7C; b7E;
Page 151 ~ b6; b7C; b7E;
Page 152 ~ b6; b7C; b7E;
Page 153 ~ b6; b7C; b7E;
Page 154 ~ b6; b7C; b7E;
Page 155 ~ b6; b7C; b7E;
Page 156 ~ b6; b7C; b7E;
Page 157 ~ b6; b7C; b7E;
Page 158 ~ b6; b7C; b7E;
Page 159 ~ b6; b7C; b7E;
Page 160 ~ b6; b7C; b7E;
Page 161 ~ b6; b7C; b7E;
Page 162 ~ b6; b7C; b7E;
Page 163 ~ b6; b7C; b7E;
Page 164 ~ b6; b7C; b7E;
Page 165 ~ b6; b7C; b7E;
Page 166 ~ b6; b7C; b7E;
Page 167 ~ b6; b7C; b7E;
Page 168 ~ b6; b7C; b7E;
Page 169 ~ b6; b7C; b7E;
Page 170 ~ b6; b7C; b7E;
Page 171 ~ b6; b7C; b7E;
Page 172 ~ b6; b7C; b7E;
Page 173 ~ b6; b7C; b7E;
Page 174 ~ b6; b7C; b7E;
Page 175 ~ b6; b7C; b7E;
Page 176 ~ b6; b7C; b7E;
Page 177 ~ b6; b7C; b7E;
Page 178 ~ b6; b7C; b7E;
Page 179 ~ b6; b7C; b7E;
Page 180 ~ b6; b7C; b7E;
Page 181 ~ b6; b7C; b7E;
Page 182 ~ b6; b7C; b7E;
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Page 184 ~ b6; b7C; b7E;
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Page 186 ~ b6; b7C; b7E;
Page 187 ~ b6; b7C; b7E;
Page 188 ~ b6; b7C; b7E;
Page 189 ~ b6; b7C; b7E;
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Page 191 ~ b6; b7C; b7E;
Page 192 ~ b6; b7C; b7E;
Page 193 ~ b6; b7C; b7E;
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Page 195 ~ b6; b7C; b7E;
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Page 198 ~ b6; b7C; b7E;
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Page 200 ~ b6; b7C; b7E;
Page 201 ~ b6; b7C; b7E;
Page 202 ~ b6; b7C; b7E;
Page 203 ~ b6; b7C; b7E;
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Page 226 ~ b6; b7C; b7E;
Page 227 ~ b6; b7C; b7E;
Page 228 ~ b6; b7C; b7E;
Page 229 ~ b6; b7C; b7E;
Page 230 ~ b6; b7C; b7E;
Page 231 ~ b6; b7C; b7E;
Page 232 ~ b6; b7C; b7E;
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Page 242 ~ b6; b7C; b7E;
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UNCLASSIFIED

FEDERAL BUREAU OF INVESTIGATION

Precedence: ROUTINE

Date: 02/07/2011

To: Cyber
San Francisco
Washington Field

Attn: CCS/CCU3
Attn: Squad CY-2
Attn: Squad CY-4

From: Sacramento
Squad CY-1
Contact: SA [redacted]

Approved By: [redacted]

b3
b6
b7C
b7E

Drafted By: [redacted]

Case ID #: [redacted]

Title: Unsub(s),
ANONYMOUS;
HBGARY - VICTIM;
CI - CRIMINAL

Synopsis: Case opening.

Details: On 02/06/2010, [redacted] contacted FBI Sacramento and reported that his company had been hacked by the group ANONYMOUS. Specifically, two Linux servers and the company's Google corporate email accounts for all employees were compromised.

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By way of background, [redacted] explained that HBGary is based in Sacramento, CA. A second company called HBGary Federal was created two years ago by HBGary to facilitate contracts with the federal government. HBGary Federal did classified work for U.S. Government agencies, including DoD, CIA, and NSA. [redacted]
[redacted]

Some time in the past, [redacted]

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[redacted] Apparently members of ANONYMOUS became aware of [redacted] activity and attacked HBGary and HBGary Federal as a form of revenge.

UNCLASSIFIED

O+A

SA
CO-C

2/8/2011

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UNCLASSIFIED

To: Cyber From: Sacramento
Re: [REDACTED] (NEW), 02/07/2011

b3
b7E

ANONYMOUS compromised [REDACTED] email log and downloaded the contents. Since [REDACTED] the group gained access to all of HBGary's email accounts and the contents therein. The group also compromised HBGary Federal's web-server in Colorado Springs, HBGary's customer portal server, and the server hosting [REDACTED] domain, www.rootkit.com. The www.rootkit.com server was not part of the corporate network, but was located in Sacramento, CA, near the other compromised HBGary server. The servers did not contain any classified material or source code for HBGary's main product. However the servers may have contained data from over 80,000 customer accounts which was sensitive in nature. Likewise, the email contents did not contain any classified materials, but may have contained snippets of source code and customer data which was sensitive in nature.

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On the afternoon of 02/06/2011, [REDACTED] learned that compromised information was being made available via the website thepiratebay.org and via Torrent download. HBGary identified at least 3 email accounts which were placed online, including the accounts of [REDACTED] another HBGary Federal employee, and an HBGary employee [REDACTED]

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[REDACTED] feared for the repercussions it would have for his company, since sensitive customer data was potentially stolen and customers may lose trust with the company. [REDACTED] intended to contact his attorneys and pursue civil action against the leaders of ANONYMOUS. [REDACTED] indicated [REDACTED]
[REDACTED]

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According to [REDACTED] was scheduled to meet with agents of the Washington Field Office (WFO) on Monday 02/07/2011. On 02/07/2011, SA [REDACTED] SA [REDACTED] and IA [REDACTED] of the Sacramento office met with representatives of HBGary, including [REDACTED] reported that the email accounts for both HBGary and HBGary Federal employees were compromised. Additionally, [REDACTED] stated that HBGary Federal was a subsidiary of HBGary, and that both companies were incorporated in Sacramento, CA. HBGary technicians were in the process of forensically preserving compromised systems and determining the extent of intrusion and which accounts were compromised. HBGary employees would document the financial loss sustained during the incident, would identify any IP addresses from which the intrusion activity originated, would identify all client and employee personal identifiers

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UNCLASSIFIED

UNCLASSIFIED

To: Cyber From: Sacramento
Re: [redacted] (NEW), 02/07/2011

b3
b7E

compromised and/or used by the hackers, and would analyze the compromised systems and share the information with the FBI.

The captioned investigation is being opened in order to determine the subject(s) conducting the network intrusion of HBGary, HBGary Federal, and the employee email accounts hosted by Google, for possible violation of federal law including computer intrusion, identity theft, and internet extortion. It is requested the caption investigation be opened and assigned to SA [redacted] with SA [redacted] assigned as co-case agent.

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UNCLASSIFIED

UNCLASSIFIED

To: Cyber From: Sacramento
Re: [REDACTED] (NEW), 02/07/2011

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b7E

LEAD(s):

Set Lead 1: (Info)

CYBER

AT CCU-3, DC

Information provided for CyD/CCS/CCU3. Read and clear.

Set Lead 2: (Info)

SAN FRANCISCO

AT SAN JOSE, CA

FBI San Francisco, San Jose RA, Squad CY-2, is notified of the opening of Sacramento's investigation. HBGary representatives indicated that the group ANONYMOUS was the group which was involved in the recent DDoS attacks in retaliation for corporate response to the WikiLeaks documents release. Read and clear.

Set Lead 3: (Action)

WASHINGTON FIELD

AT CHANTILLY, VA

Washington Field Office, Northern Virginia RA, CY-4, is notified of the opening of Sacramento's investigation. Sacramento requests WFO provide details of the interview(s) of [REDACTED] concerning the intrusion activity described above.

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♦♦

UNCLASSIFIED

08/31/11
19:41:19

FD-192

ICMIPR01
Page 1

Title and Character of Case:

ANONYMOUS

Date Property Acquired: Source from which Property Acquired:
CONSENTING PARTY

08/30/2011

Anticipated Disposition: Acquired By: Case Agent:

Description of Property:

1D 1

Date Entered

b6

b7C

b7E

08/30/2011 (2 CDS)

TELEPHONIC CALLS BET SA

SOURCE = TELEPHONIC

Barcode: E03138362

Location: ELSURVAULT

08/31/2011

Case Number:

Owning Office: SACRAMENTO

b3

b6

b7C

b7E

SUPV. INITIAL

FILE COPY

02/11/11
19:05:38

FD-192

ICMIPR01
Page 1

Title and Character of Case:

ANONYMOUS

Date Property Acquired: Source from which Property Acquired:

02/08/2011

b6
b7C

Anticipated Disposition: Acquired By: Case Agent:
DESTROY

Description of Property:

1B 1

Date Entered

CD LABELED D20110207-010

Barcode: E4676641

Location: ECR 1

02/11/2011

Case Number:
Owning Office: SACRAMENTO

b3
b6
b7C
b7E

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19:05:38

FD-192

ICMIPR01
Page 2

Title and Character of Case:

ANONYMOUS

Date Property Acquired: Source from which Property Acquired:

02/08/2011

b6
b7C

Anticipated Disposition: Acquired By:
DESTROY

Case Agent:

Description of Property:

1B 2

CD LABELED D20110207-009

Date Entered

Barcode: E4676642

Location: ECR 1

02/11/2011

Case Number:
Owning Office: SACRAMENTO

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b6
b7C
b7E

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ICMIPR01
Page 3

Title and Character of Case:

ANONYMOUS

Date Property Acquired: Source from which Property Acquired:

02/08/2011

b6
b7C

Anticipated Disposition: Acquired By: Case Agent:

DESTROY

Description of Property:

1B 3

CD LABELED D20110207-011

Barcode: E4676643

Location: ECR 1

Date Entered

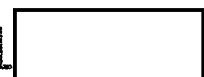
02/11/2011

Case Number:
Owning Office: SACRAMENTO

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FD-192

ICMIPR01
Page 4

Title and Character of Case:

ANONYMOUS

Date Property Acquired: Source from which Property Acquired:

02/08/2011

b6
b7C

Anticipated Disposition: Acquired By:
DESTROY

Case Agent:

Description of Property:

1B 4

CD LABELED D20110207-013

Date Entered

Barcode: E4676644

Location: ECR 1

02/11/2011

Case Number:
Owning Office: SACRAMENTO

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b7C
b3
b7E

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19:05:38

FD-192

ICMIPR01
Page 5

Title and Character of Case:

ANONYMOUS

Date Property Acquired: Source from which Property Acquired:

02/08/2011

b6
b7C

Anticipated Disposition: Acquired By:
DESTROY

Case Agent:

Description of Property:

1B 5

Date Entered

CD LABELED D20110207-014

Barcode: E4676645

Location: ECR 1

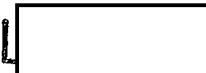
02/11/2011

Case Number:
Owning Office: SACRAMENTO

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b7C
b7E

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FD-192

ICMIPR01
Page 6

Title and Character of Case:

ANONYMOUS

Date Property Acquired: Source from which Property Acquired:

02/08/2011

b6
b7C

Anticipated Disposition: Acquired By:
DESTROY

Case Agent:

Description of Property:

1B 6

Date Entered

CD LABELED 20110207-015

Barcode: E4676646

Location: ECR 1

02/11/2011

Case Number:
Owning Office: SACRAMENTO

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b6
b7C
b7E

FILE COPY

SUPV. INITIAL

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19:05:38

FD-192

ICMIPR01
Page 7

AY-1

Title and Character of Case:

ANONYMOUS

Date Property Acquired: Source from which Property Acquired:

02/08/2011

b6
b7C

Anticipated Disposition: Acquired By:
DESTROY

Case Agent:

Description of Property:

Date Entered

1B 7

CD LABELED D20110207-012

Barcode: E4676647

Location: ECR 1

02/11/2011

Case Number:
Owning Office: SACRAMENTO

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b6
b7C
b7E

FILE COPY

SUPV. INITIAL

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20:00:33

FD-192

ICMIPR01
Page 1

Title and Character of Case:

ANONYMOUS

Date Property Acquired: Source from which Property Acquired:

02/16/2011

b6
b7C
b7E

Anticipated Disposition: Acquired By:
DESTROY

Case Agent:

Description of Property:

1B 8

Date Entered

CD LABELED [REDACTED] EMAIL SPOOL

Barcode: E4765530

Location: ECR 1

02/18/2011

Case Number: [REDACTED]
Owning Office: SACRAMENTO

b3
b6
b7C
b7E

FILE COPY

SUPV. INITIAL



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15:08:29

FD-192

ICMIPR01
Page 1

Title and Character of Case:

ANONYMOUS

Date Property Acquired: Source from which Property Acquired:

03/10/2011

b6
b7C

Anticipated Disposition: Acquired By: Case Agent:

RETURN

Description of Property:

1B 10

Date Entered

HARD DRIVE, DELL, 146GB, S/N [REDACTED] WITH EVIDENCE LABEL ID
SVR01HD01 [REDACTED] (#1)

b6
b7C
b7E

Barcode: E4765594

Location: ECR 1

03/11/2011

Case Number: [REDACTED]
Owning Office: SACRAMENTO

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b6
b7C
b7E

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FD-192

ICMIPR01
Page 1

Title and Character of Case:

ANONYMOUS

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Date Property Acquired: Source from which Property Acquired:

03/10/2011

b6
b7C

Anticipated Disposition: Acquired By: Case Agent:

RETURN

Description of Property:

1B 11

Date Entered

HARD DRIVE, SEAGATE 1 TB, S/N WITH EVIDENCE LABEL
ID SVR0HDO2 (PARTIAL HDD1) (#2)

b6
b7C
b7E

Barcode: E4765595

Location: ECR 1

03/11/2011

Case Number:
Owning Office: SACRAMENTO

b3
b6
b7C
b7E

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FD-192

ICMIPR01
Page 1

Title and Character of Case:

ANONYMOUS

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Date Property Acquired: Source from which Property Acquired:

03/10/2011

b6
b7C

Anticipated Disposition: Acquired By: Case Agent:

RETURN

Description of Property:

Date Entered

1B 12

HARD DRIVE, MAXTOR 250 GB, S/N EVIDENCE LABEL ID
SVR03HD02 HD02) (#3)

b6
b7C
b7E

Barcode: E4765596

Location: ECR 1

03/11/2011

Case Number:
Owning Office: SACRAMENTO

b3
b6
b7C
b7E

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03/11/11
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FD-192

ICMIPR01
Page 1

Title and Character of Case:

ANONYMOUS

Date Property Acquired: Source from which Property Acquired:

03/10/2011

Anticipated Disposition: Acquired By:
RETURN

Case Agent:

Description of Property:
1B 13

Date Entered

HARD DRIVE, MAXTOR 250 GB, S/N [REDACTED] EVIDENCE LABEL ID
SVR03HD01 [REDACTED] HD1) (#4)

Barcode: E4765597 Location: ECR 1

03/11/2011

b6
b7C
b7E

Case Number: [REDACTED]
Owning Office: SACRAMENTO

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b7C
b7E

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03/11/11
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FD-192

ICMIPR01
Page 1

Title and Character of Case:

ANONYMOUS

Date Property Acquired: Source from which Property Acquired:

03/10/2011

Anticipated Disposition: Acquired By:
RETURN

Case Agent:

b6

b7C

Description of Property:

Date Entered

1B 14

EXTERNAL USB DRIVE, SEAGATE, BLACK, S/N [REDACTED] (#5)
(ATTACHED TO SUPPORT)

Barcode: E4765598

Location: ECR 1

03/11/2011

Case Number: [REDACTED]
Owning Office: SACRAMENTO

b3

b6

b7C

b7E

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SUPV. INITIAL [REDACTED]

03/11/11
15:08:40

FD-192

ICMIPR01
Page 1

Title and Character of Case:

ANONYMOUS

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Date Property Acquired: Source from which Property Acquired:

03/10/2011

b6
b7C

Anticipated Disposition: Acquired By: Case Agent:

RETURN

Description of Property:

Date Entered

1B 15

EXTERNAL HARD DRIVE, WESTERN DIGITAL MY PASSPORT, SILVER,
S/N WITH USB CABLE (ATTACHED TO SUPPORT) (#5)

b6
b7C
b7E

Barcode: E4765599

Location: ECR 1

03/11/2011

Case Number:
Owning Office: SACRAMENTO

b3
b6
b7C
b7E

SUPV. INITIAL

FILE COPY

03/11/11
15:08:42

FD-192

ICMIPR01
Page 1

Title and Character of Case:

ANONYMOUS

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Date Property Acquired: Source from which Property Acquired:

03/10/2011

Anticipated Disposition: Acquired By:
RETURN

Case Agent:

b6
b7C
b7E

Description of Property:

Date Entered

1B 16

HARD DRIVE, WESTERN DIGITAL 1 TB, S/N WITH
DIGITAL STORAGE MEDIA ID (INCASE EVIDENCE FILES) (#7)

Barcode: E4765600

Location: ECR 1

03/11/2011

Case Number:
Owning Office: SACRAMENTO

b3
b6
b7C
b7E

SUPV. INITIAL

FILE COPY

03/11/11
15:08:44

FD-192

ICMIPR01
Page 1

Title and Character of Case:

ANONYMOUS

Date Property Acquired: Source from which Property Acquired:

03/10/2011

Anticipated Disposition: Acquired By:
RETURN

Case Agent:

Description of Property:
1B 17

Date Entered

b6
b7C
b7E

HARD DRIVE, WESTERN DIGITAL, 1 TB, S/N [REDACTED] WITH
DIGITAL STORAGE MEDIA ID DSM05 (ENCASE EVIDENCE FILES) (#8)

Barcode: E4765601

Location: ECR 1

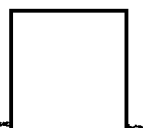
03/11/2011

Case Number: [REDACTED]
Owning Office: SACRAMENTO

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b6
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b7E

FILE COPY

SUPV. INITIAL



03/11/11
15:08:46

FD-192

ICMIPR01
Page 1

Title and Character of Case:

ANONYMOUS

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Date Property Acquired: Source from which Property Acquired:

03/10/2011

Anticipated Disposition: Acquired By:
RETURN

Case Agent:

b6
b7C
b7E

Description of Property:

1B 18

Date Entered

3 SERVER WORKSHEETS

(#9)

Barcode: E4765602

Location: ECR 1

03/11/2011

Case Number:
Owning Office: SACRAMENTO

b3
b6
b7C
b7E

SUPV. INITIAL

FILE COPY

03/11/11
15:08:51

FD-192

ICMIPR01
Page 1

Title and Character of Case:

ANONYMOUS

Date Property Acquired: Source from which Property Acquired:

03/10/2011

Anticipated Disposition: Acquired By:
RETURN

Case Agent:

b6
b7C
b7E

Description of Property:

1B 19

Date Entered

DVD-R LABELED [REDACTED] D20110207_15 (#10)

Barcode: E4765603 Location: ECR 1

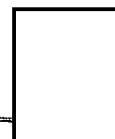
03/11/2011

Case Number: [REDACTED]
Owning Office: SACRAMENTO

b3
b6
b7C
b7E

FILE COPY

SUPV. INITIAL



04/08/11
14:42:21

FD-192

ICMIPR01
Page 1

Title and Character of Case:

ANONYMOUS
EMAIL ENTURBULATION.COM

Date Property Acquired: Source from which Property Acquired:

04/04/2011

Anticipated Disposition: Acquired By:
DESTROY

Case Agent:

b6
b7c

Description of Property:

1B 20

Date Entered

#1- MAILING ENVELOPE CONTAINING:
#2- UNLABELED DVD+R

Barcode: E4765651

Location: ECR 1

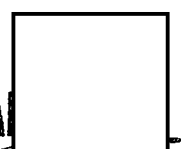
04/08/2011

Case Number:
Owning Office: SACRAMENTO

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b6
b7C
b7E

FILE COPY

SUPV. INITIAL



06/07/11
14:13:01

FD-192

ICMIPR01
Page 1

Title and Character of Case:

ANONYMOUS

-

Date Property Acquired: Source from which Property Acquired:

06/07/2011

SA

CART LAB

SACRAMENTO

b6
b7C

Anticipated Disposition: Acquired By: Case Agent:

RETURN

Description of Property:

Date Entered

1B 21

#1 - ONE WESTERN DIGITAL CART OWNED HD, SERIAL NUMBER
[REDACTED] BEST EVIDENCE IMAGE OF [REDACTED]

b3
b6
b7C
b7E

#2 - CART CASE NOTES: INTAKE WORKSHEET

#3 - FORENSIC MD5 DOCUMENTS

Barcode: E4676780

Location: ECR 1

06/07/2011

Case Number: [REDACTED]

Owning Office: SACRAMENTO

b3
b6
b7C
b7E

FILE COPY

SUPV. INITIAL



06/08/11
14:44:57

FD-192

ICMIPR01
Page 1

Title and Character of Case:

ANONYMOUS

Date Property Acquired: Source from which Property Acquired:

06/07/2011

CART LAB

SACRAMENTO

b6
b7C

Anticipated Disposition: Acquired By:
RETURN

Case Agent:

Description of Property:

Date Entered

#1- ONE CART OWNED WESTERN DIGITAL HARD DRIVE, SERIAL NUMBER
[REDACTED] BEST EVIDENCE IMAGE OF [REDACTED]

b3
b6
b7C
b7E

#2-CART CASE NOTES: INTAKE WORKSHEET

#3-FORENSIC MD5 DOCUMENTS

Barcode: E4676784

Location: ECR 1

06/07/2011

Case Number: [REDACTED]
Owning Office: SACRAMENTO

b3
b6
b7C
b7E

FILE COPY

SUPV. INITIAL

06/08/11
14:44:59

FD-192

ICMIPR01
Page 1

Title and Character of Case:

ANONYMOUS

Date Property Acquired: Source from which Property Acquired:
SA [redacted] CART LAB
06/08/2011 SACRAMENTO

b6
b7C

Anticipated Disposition: Acquired By: Case Agent:
RETURN [redacted] [redacted]

Description of Property: Date Entered
1B 23

#1 - CART OWNED SEAGATE HARD DRIVE, 500 GB, SERIAL NUMBER
[redacted] WORKING COPY IMAGE OF [redacted]

b3
b6
b7C
b7E

Barcode: E4676785 Location: ECR 1 Date Entered 06/08/2011

Case Number: [redacted]
Owning Office: SACRAMENTO

b3
b6
b7C
b7E

FILE COPY

SUPV. INITIA [redacted]

06/08/11
15:42:20

FD-192

ICMIPR01
Page 1

Title and Character of Case:

ANONYMOUS

Date Property Acquired: Source from which Property Acquired:
SA [REDACTED] SACRAMENTO CART LAB
06/08/2011 SACRAMENTO

b6
b7C

Anticipated Disposition: Acquired By: Case Agent:
RETURN [REDACTED] [REDACTED]

Description of Property: Date Entered
1B 24

#1 - CART OWNED SEAGATE HARD DRIVE, 500 GB, SERIAL NUMBER
[REDACTED] WORKING COPY IMAGE OF [REDACTED]
#2 - FORENSIC MD5 DOCUMENTS

b3
b6
b7C
b7E

Barcode: E4676786 Location: ECR 1 Date: 06/08/2011

Case Number: [REDACTED]
Owning Office: SACRAMENTO

b3
b6
b7C
b7E

FILE COPY

SUPV. INITIAL [REDACTED]

06/15/11
16:50:02

FD-192

ICMIPR01
Page 1

Title and Character of Case:

ANONYMOUS

Date Property Acquired: Source from which Property Acquired:
SA [REDACTED] SACRAMENTO CART LAB
06/08/2011
SACRAMENTO

b6
b7C

Anticipated Disposition: Acquired By: Case Agent:
RETURN [REDACTED] [REDACTED]

Description of Property: Date Entered
1B 25

#1 - ONE CART OWNED SEAGATE 750 GB HARD DRIVE, SERIAL NUMBER
[REDACTED] CONTAINING BEST EVIDENCE IMAGE OF [REDACTED]

b3
b6
b7C
b7E

#2 - CASE NOTES: INTAKE WORKSHEET
#3 - ACCESSDATA FTK IMAGER REPORT

Barcode: E4765757 Location: ECR 1

06/15/2011

Case Number: [REDACTED]
Owning Office: SACRAMENTO

b3
b6
b7C
b7E

FILE COPY

SUPV. INITIAL [REDACTED]

06/15/11
16:50:06

FD-192

ICMIPR01
Page 1

Title and Character of Case:

ANONYMOUS

Date Property Acquired: Source from which Property Acquired:
SA [redacted] SACRAMENTO CART LAB
06/15/2011
SACRAMENTO

b6
b7C

Anticipated Disposition: Acquired By: Case Agent:
RETURN [redacted] [redacted]

Description of Property: Date Entered
1B 26

#1 - ONE CART OWNED SEAGATE 750GB HARD DRIVE, SERIAL NUMBER
[redacted] CONTAINING WORKING COPY IMAGE OF [redacted]

b3
b6
b7C
b7E

#2 - ACCESSDATA FTK IMAGER REPORT

Barcode: E4765758 Location: ECR 1

06/15/2011

Case Number: [redacted]
Owning Office: SACRAMENTO

b3
b6
b7C
b7E

FILE COPY

SUPV. INITIAL [redacted]

07/05/11
14:07:16

FD-192

ICMIPR01
Page 1

Title and Character of Case:

ANONYMOUS

Date Property Acquired: Source from which Property Acquired:

06/23/2011

b6
b7C

Anticipated Disposition: Acquired By:
FORFEIT

Case Agent:

Description of Property:

1B 29

1. WHITE ASUS NETOOK, NO S/N

Barcode: E4288727

Location: ECC

Date Entered

07/05/2011

Case Number:
Owning Office: OMAHA

b3

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b7C

b7E

FILE COPY X
PACKAGE COPY —
FORFEITURE COPY —
AGENT WORK COPY —
DUPLICATE FILE —



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14:08:42

FD-192

ICMIPR01
Page 1

Title and Character of Case:

ANONYMOUS

Date Property Acquired: Source from which Property Acquired:

06/23/2011

b6
b7C

Anticipated Disposition: Acquired By:
FORFEIT

Case Agent:

Description of Property:

1B 30

Date Entered

2. WHITE ASUS NETBOOK, S/N [REDACTED] WITH CARD

b6
b7C
b7E

Barcode: E4288728

Location: ECC

07/05/2011

Case Number: [REDACTED]
Owning Office: OMAHA

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b7C
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FORFEITURE COPY
AGENT WORK COPY
DUPLICATE FILE



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FD-192

ICMIPR01
Page 1

Title and Character of Case:

ANONYMOUS

Date Property Acquired: Source from which Property Acquired:

06/23/2011

b6
b7C

Anticipated Disposition: Acquired By:
FORFEIT

Case Agent:

Description of Property:

1B 31

Date Entered

3. HP LAPTOP, S/N WITH CORD

b6
b7C
b7E

Barcode: E4288729

Location: ECC

07/05/2011

Case Number:

b3

Owning Office: OMAHA

b6

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PACKAGE COPY

b7E

FORFEITURE COPY

AGENT WORK COPY

DUPPLICATE FILE

07/05/11
15:44:12

FD-192

ICMIPR01
Page 1

Title and Character of Case:

ANONYMOUS

Date Property Acquired: Source from which Property Acquired:

06/23/2011

b6
b7C

Anticipated Disposition: Acquired By:
FORFEIT

Case Agent:

Description of Property:

1B 32

Date Entered

4. IBM TRAVELSTAR DRIVE, S/N

b6
b7C
b7E

Barcode: E4288730

Location: ECC

07/05/2011

Case Number:
Owning Office: OMAHA

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b6
b7C
b7E

FILE COPY
PACKAGE COPY
FORFEITURE COPY
AGENT WORK COPY
DUPLICATE FILE

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15:44:16

FD-192

ICMIPR01
Page 1

Title and Character of Case:

ANONYMOUS

Date Property Acquired: Source from which Property Acquired:

06/23/2011

Anticipated Disposition: Acquired By:
FORFEIT

Case Agent:

Description of Property:
1B 33

Date Entered b7E

5. SAMSUNG HARD DRIVE, S/N

Barcode: E4288731 Location: ECC

07/05/2011

Case Number:
Owning Office: OMAHA

b3
b6
b7C
b7E

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PACKAGE COPY
FORFEITURE COPY
AGENT WORK COPY
DUPLICATE FILE



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ICMIPR01
Page 1

Title and Character of Case:

ANONYMOUS

Date Property Acquired: Source from which Property Acquired:

06/23/2011

b6
b7C

Anticipated Disposition: Acquired By:
FORFEIT

Case Agent:

Description of Property:

1B 34

Date Entered

6. OPTIMA ATTACHI FLASH DRIVE

Barcode: E4288732

Location: ECC

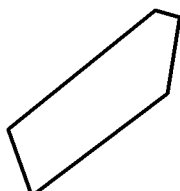
07/05/2011

Case Number:

Owning Office: OMAHA

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PACKAGE COPY —
FORFEITURE COPY —
AGENT WORK COPY —
DUPLICATE FILE —



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FD-192

ICMIPR01
Page 1

Title and Character of Case:

ANONYMOUS

Date Property Acquired: Source from which Property Acquired:

06/23/2011

Anticipated Disposition: Acquired By:
FORFEIT

Case Agent:

Description of Property:
1B 35

Date Entered b7E

7. SONY ERICSSON CELL PHONE, S/N WITH SIM CARD

Barcode: E4288733 Location: ECC

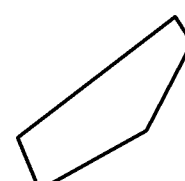
07/05/2011

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b7C

Case Number:
Owning Office: OMAHA

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b6
b7C
b7E

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PACKAGE COPY
FORFEITURE COPY
AGENT WORK COPY
DUPLICATE FILE



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ICMIPR01
Page 1

Title and Character of Case:

ANONYMOUS

Date Property Acquired: Source from which Property Acquired:

06/23/2011

Anticipated Disposition: Acquired By:
FORFEIT

Case Agent:

b6
b7C

Description of Property:

1B 36

Date Entered

9. SONY DRIVE, MODEL #MPF920-F

Barcode: E4288734

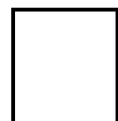
Location: ECC

07/05/2011

Case Number: [REDACTED]
Owning Office: OMAHA

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PACKAGE COPY
FORFEITURE COPY
AGENT WORK COPY
DUPLICATE FILE



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FD-192

ICMIPR01
Page 1

Title and Character of Case:

ANONYMOUS

Date Property Acquired: Source from which Property Acquired:

06/23/2011

Anticipated Disposition: Acquired By:
FORFEIT

Case Agent:

b6
b7C
b7E

Description of Property:

1B 37

Date Entered

10. WD HARD DRIVE, S/N

Barcode: E4288735

Location: ECC

07/05/2011

Case Number: [REDACTED]
Owning Office: OMAHA

b3
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b7C
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FILE COPY X
PACKAGE COPY
FORFEITURE COPY
AGENT WORK COPY
DUPLICATE FILE



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15:44:50

FD-192

ICMIPR01
Page 1

Title and Character of Case:

ANONYMOUS

Date Property Acquired: Source from which Property Acquired:

06/23/2011

Anticipated Disposition: Acquired By:
FORFEIT

Case Agent:

b6
b7C

Description of Property:

1B 38

Date Entered b7E

11. MAXTOR HARD DRIVE, S/N

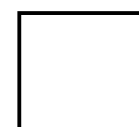
Barcode: EE4288736 Location: ECC

07/05/2011

b3
b6
b7C

Case Number: [REDACTED]
Owning Office: OMAHA

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PARALEGE COPY
FUTURE COPY
AGENT WORK COPY
DUPLICATE FILE



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FD-192

ICMIPR01
Page 1

Title and Character of Case:

ANONYMOUS

Date Property Acquired: Source from which Property Acquired:

06/23/2011

b6
b7C

Anticipated Disposition: Acquired By:
FORFEIT

Case Agent:

Description of Property:

1B 39

Date Entered

8. BOOK TITLED "CYBERACTIVISM"

Barcode: E4288737

Location: ECC

07/05/2011

Case Number:
Owning Office: OMAHA

b3
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b7E

SEARCHED X
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FBI - OMAHA
2011 JUN 27 PM 10:30 AM
FBI - OMAHA

07/05/11
15:45:18

FD-192

ICMIPR01
Page 1

Title and Character of Case:

ANONYMOUS

Date Property Acquired: Source from which Property Acquired:

06/23/2011

b6
b7C

Anticipated Disposition: Acquired By:
FORFEIT

Case Agent:

Description of Property:

1B 40

Date Entered

23. ORANGE SPIRAL NOTEBOOK

Barcode: E4288738

Location: ECC

07/05/2011

Case Number:
Owning Office: OMAHA

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b7C
b7E

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AGENT WORK COPY
DUPLICATE FILE

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FD-192

ICMIPR01
Page 1

Title and Character of Case:

ANONYMOUS

Date Property Acquired: Source from which Property Acquired:

06/23/2011

b6
b7C

Anticipated Disposition: Acquired By:
FORFEIT

Case Agent:

Description of Property:

1B 41

Date Entered

26. PAY STUB FOR

b6
b7C
b7E

Barcode: E4288739

Location: ECC

07/05/2011

Case Number:
Owning Office: OMAHA

b3
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PACKAGE COPY —
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AGENT WORK COPY —
DUPLICATE FILE —

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FD-192

ICMIPR01
Page 1

Title and Character of Case:

ANONYMOUS

Date Property Acquired: Source from which Property Acquired:

06/23/2011

b6
b7C

Anticipated Disposition: Acquired By: Case Agent:

FORFEIT

Description of Property:

1B 42

Date Entered

31. MAIL TO VARIOUS ADDRESSEES AT
[redacted]
AND DOCUMENTS

b6
b7C
b7E

Barcode: E4288742

Location: ECC

07/05/2011

Case Number: [redacted]
Owning Office: OMAHA

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b7E

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PACKAGE COPY
FORFEITURE COPY
AGENT WORK COPY
DUPLICATE FILE



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FD-192

ICMIPR01
Page 1

Title and Character of Case:

ANONYMOUS

Date Property Acquired: Source from which Property Acquired:

06/23/2011

Anticipated Disposition: Acquired By:
FORFEIT

Case Agent:

b6
b7C

Description of Property:

1B 43

Date Entered b7E

12. SEAGATE HARD DRIVE, S/N

Barcode: E4288743

Location: ECC

07/05/2011

Case Number:
Owning Office: OMAHA

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b7E

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PACKAGE COPY
FORFEITURE COPY
AGENT WORK COPY
DUPLICATE FILE

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15:45:32

FD-192

ICMIPR01
Page 1

Title and Character of Case:

ANONYMOUS

Date Property Acquired: Source from which Property Acquired:

06/23/2011

b6
b7C
b7E

Anticipated Disposition: Acquired By:
FORFEIT

Case Agent:

Description of Property:

1B 44

13. MAXTOR HARD DRIVE, S/N

Date Entered

Barcode: E4288744

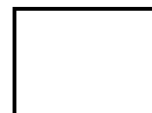
Location: ECC

07/05/2011

Case Number:
Owning Office: OMAHA

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PACKAGE COPY
FORFEITURE COPY
AGENT WORK COPY
DUPLICATE FILE



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FD-192

ICMIPR01
Page 1

Title and Character of Case:

ANONYMOUS

Date Property Acquired: Source from which Property Acquired:

06/23/2011

b6
b7C

Anticipated Disposition: Acquired By:
FORFEIT

Case Agent:

Description of Property:
1B 45

Date Entered

14. UNLABLED HARD DRIVE

Barcode: E4288745

Location: ECC

07/05/2011

Case Number:
Owning Office: OMAHA

b3
b6
b7C
b7E

FILE COPY
PACKAGE COPY
FORFEITURE COPY
AGENT WORK COPY
DUPLICATE FILE



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FD-192

ICMIPR01
Page 1

Title and Character of Case:

ANONYMOUS

Date Property Acquired: Source from which Property Acquired:

06/23/2011

Anticipated Disposition: Acquired By:
FORFEIT

Case Agent:

b6
b7C

Description of Property:

1B 46

Date Entered

b7E

15. SEAGATE HARD DRIVE, S/N

Barcode: E4288746

Location: ECC

07/05/2011

Case Number: [REDACTED]
Owning Office: OMAHA

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FILE COPY
PACKAGE COPY
FORFEITURE COPY
AGENT WORK COPY
DUPLICATE FILE



07/05/11
15:45:42

FD-192

ICMIPR01
Page 1

Title and Character of Case:

ANONYMOUS

Date Property Acquired: Source from which Property Acquired:

06/23/2011

Anticipated Disposition: Acquired By:
FORFEIT

Case Agent:

Description of Property:
1B 47

Date Entered b7E

16. SEAGATE HARD DRIVE, S/N

Barcode: E4288747 Location: ECC

07/05/2011

Case Number: [REDACTED]
Owning Office: OMAHA

b3
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b7C
b7E

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SERIALIZED
FILED
DUPPLICATES
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15:45:46

FD-192

ICMIPR01
Page 1

Title and Character of Case:

ANONYMOUS

Date Property Acquired: Source from which Property Acquired:

06/23/2011

Anticipated Disposition: Acquired By:

FORFEIT

Case Agent:

b6
b7C

Description of Property:

1B 48

Date Entered b7E

17. QUANTUM HARD DRIVE, S/N

Barcode: E4288748

Location: ECC

07/05/2011

Case Number:
Owning Office: OMAHA

b3
b6
b7C
b7E



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15:45:55

FD-192

ICMIPR01
Page 1

Title and Character of Case:

ANONYMOUS

Date Property Acquired: Source from which Property Acquired:

06/23/2011

Anticipated Disposition: Acquired By:
FORFEIT

Case Agent:

Description of Property:

1B 49

Date Entered

b6
b7C

18. FUJITSU HARD DRIVE, S/N

Barcode: E4288749

Location: ECC

07/05/2011

Case Number: _____
Owning Office: OMAHA

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b7E

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PACKAGE COPY
FORFEITURE COPY
AGENT WORK COPY
DUPLICATE FILE



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FD-192

ICMIPR01
Page 1

Title and Character of Case:

ANONYMOUS

Date Property Acquired: Source from which Property Acquired:

06/23/2011

b6
b7C

Anticipated Disposition: Acquired By:
FORFEIT

Case Agent:

Description of Property:

1B 50

Date Entered

19. SAMSUNG MICRO SD CARD 2 GB

Barcode: E4288750

Location: ECC

07/05/2011

Case Number:
Owning Office: OMAHA

b3
b6
b7C
b7E

FILE COPY
PACKAGE COPY
FORFEITURE COPY
AGENT WORK COPY
DUPLICATE FILE

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FD-192

ICMIPR01
Page 1

Title and Character of Case:

ANONYMOUS

Date Property Acquired: Source from which Property Acquired:

06/23/2011

Anticipated Disposition: Acquired By:
FORFEIT

Case Agent:

b6

b7C

Description of Property:

1B 51

Date Entered b7E

20. GATEWAY CPU TOWER, S/N

Barcode: E4288751

Location: ECC

07/05/2011

Case Number: _____
Owning Office: OMAHA

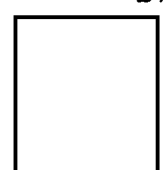
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b7C

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FILE COPY X
PACKAGE COPY ___
FORFEITURE COPY ___
AGENT WORK COPY ___
DUPLICATE FILE ___



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ICMIPR01
Page 1

Title and Character of Case:

ANONYMOUS

Date Property Acquired: Source from which Property Acquired:

06/23/2011

Anticipated Disposition: Acquired By:
FORFEIT

Case Agent:

b3
b6
b7C

Description of Property:

1B 52

Date Entered b7E

21. WD HARD DRIVE, S/N

Barcode: E4288752

Location: ECC

07/05/2011

Case Number: _____
Owning Office: OMAHA

b3
b6
b7C
b7E

FILE COPY X
PACKAGE COPY
FURNITURE COPY
AGENT WORK COPY
DUPLICATE FILE



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FD-192

ICMIPR01
Page 1

Title and Character of Case:

ANONYMOUS

Date Property Acquired: Source from which Property Acquired:

06/23/2011

b6
b7C

Anticipated Disposition: Acquired By:
FORFEIT

Case Agent:

Description of Property:

1B 53

Date Entered

22. BOOST MOBILE CELL PHONE, MODEL # SCP6760

Barcode: E4288753

Location: ECC

07/05/2011

Case Number:
Owning Office: OMAHA

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b7E

FILE COPY
PACKAGE COPY
FORFEITURE COPY
AGENT WORK COPY
DUPLICATE FILE



07/05/11
15:46:30

FD-192

ICMIPR01
Page 1

Title and Character of Case:

ANONYMOUS

Date Property Acquired: Source from which Property Acquired:

06/23/2011

b6
b7c

Anticipated Disposition: Acquired By:
FORFEIT

Case Agent:

Description of Property:

1B 54

24. SONY MEMORY STICK DUO

Barcode: E4288754

Location: ECC

Date Entered

07/05/2011

Case Number: [REDACTED]
Owning Office: OMAHA

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FD-192

ICMIPR01
Page 1

Title and Character of Case:

ANONYMOUS

Date Property Acquired: Source from which Property Acquired:

06/23/2011

Anticipated Disposition: Acquired By:
FORFEIT

Case Agent:

b6
b7C
b7E

Description of Property:
1B 55

Date Entered

27. HITACHI HARD DRIVE, S/N [redacted]

Barcode: E4288755

Location: ECC

07/05/2011

Case Number: [redacted]
Owning Office: OMAHA

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AGENT WORK COPY
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15:46:37

FD-192

ICMIPR01
Page 1

Title and Character of Case:

ANONYMOUS

Date Property Acquired: Source from which Property Acquired:

06/23/2011

Anticipated Disposition: Acquired By:
FORFEIT

Case Agent:

b6
b7C
b7E

Description of Property:

1B 56

Date Entered

28. SAMSUNG HARD DRIVE, S/N [redacted]

Barcode: E4288756

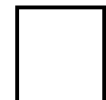
Location: ECC

07/05/2011

Case Number: [redacted]
Owning Office: OMAHA

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FORFEITURE COPY
AGENT WORK COPY
DUPLICATE FILE



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FD-192

ICMIPR01
Page 1

Title and Character of Case:

ANONYMOUS

Date Property Acquired: Source from which Property Acquired:

06/23/2011

Anticipated Disposition: Acquired By:
FORFEIT

Case Agent:

b6
b7C
b7E

Description of Property:

1B 57

Date Entered

29. WD EXTERNAL HARD DRIVE, S/N [REDACTED] WITH CORDS

Barcode: E4288757

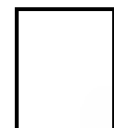
Location: ECC

07/05/2011

Case Number: [REDACTED]
Owning Office: OMAHA

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FORFEITURE COPY
AGENT WORK COPY
DUPLICATE FILE



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FD-192

ICMIPR01
Page 1

Title and Character of Case:

ANONYMOUS

Date Property Acquired: Source from which Property Acquired:

06/23/2011

Anticipated Disposition: Acquired By:
FORFEIT

Case Agent:

b6
b7C
b7E

Description of Property:

1B 58

Date Entered

30. TOSHIBA LAPTOP, S/N [REDACTED] WITH CORD

Barcode: E4288758

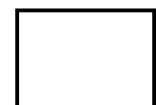
Location: ECC

07/05/2011

Case Number: [REDACTED]
Owning Office: OMAHA

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PACKAGE COPY
FORFEITURE COPY
AGENT WORK COPY
DUPLICATE FILE



07/05/11
15:46:52

FD-192

ICMIPR01
Page 1

Title and Character of Case:

ANONYMOUS

Date Property Acquired: Source from which Property Acquired:

06/23/2011

b6

Anticipated Disposition: Acquired By:
FORFEIT

Case Agent:

b7C
b7E

Description of Property:

1B 59

Date Entered

32. SAN DISSK CRUZER 4GB FLASH DRIVE, GREEN IN COLOR

Barcode: E4288759

Location: ECC

07/05/2011

Case Number: [REDACTED]
Owning Office: OMAHA

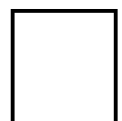
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FORFEITURE COPY
AGENT WORK COPY
DUPLICATE FILE



07/05/11
15:46:59

FD-192

ICMIPR01
Page 1

Title and Character of Case:

ANONYMOUS

Date Property Acquired: Source from which Property Acquired:

06/23/2011

b6
b7C

Anticipated Disposition: Acquired By:
FORFEIT

Case Agent:

Description of Property:

1B 60

Date Entered

33. SANDISK CRUSZER 8 GB FLASH DRIVE, BLACK IN COLOR

Barcode: E4288760

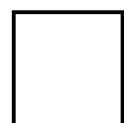
Location: ECC

07/05/2011

Case Number:
Owning Office: OMAHA

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FILE COPY
PACKAGE COPY
FORFEITURE COPY
AGENT WORK COPY
DUPLICATE FILE



07/05/11
15:47:07

FD-192

ICMIPR01
Page 1

Title and Character of Case:

ANONYMOUS

Date Property Acquired: Source from which Property Acquired:

06/23/2011

b6
b7C

Anticipated Disposition: Acquired By: Case Agent:

FORFEIT

[redacted]

Description of Property:

1B 61

Date Entered

34. NIPRNET FLASH DRIVE

Barcode: E4288761

Location: ECC

07/05/2011

Case Number: [redacted]
Owning Office: OMAHA

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b7C
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PACKAGE COPY
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AGENT WORK COPY
DUPLICATE FILE

07/05/11
15:47:10

FD-192

ICMIPR01
Page 1

Title and Character of Case:

ANONYMOUS

Date Property Acquired: Source from which Property Acquired:

06/23/2011

Anticipated Disposition: Acquired By:
FORFEIT

Case Agent:

b6
b7C
b7E

Description of Property:

1B 62

Date Entered

35. IPAD 16 GB, S/N [REDACTED] WITH CASE

Barcode: E4288762

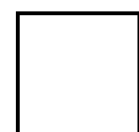
Location: ECC

07/05/2011

Case Number: [REDACTED]
Owning Office: OMAHA

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PACKAGE COPY _
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AGENT WORK COPY _
DUPLICATE FILE _



07/05/11
15:47:14

FD-192

ICMIPR01
Page 1

Title and Character of Case:

ANONYMOUS

Date Property Acquired: Source from which Property Acquired:

06/23/2011

b6
b7C
b7E

Anticipated Disposition: Acquired By:
FORFEIT

Case Agent:

Description of Property:

1B 63

Date Entered

36. HP LAPTOP, S/N [REDACTED] WITH CONNECTED EXTERNAL DVD
DRIVE (CONTAINS DVD), WITH CORD

Barcode: E4288763

Location: ECC

07/05/2011

Case Number: [REDACTED]
Owning Office: OMAHA

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b7E

11/11/11 X
DRAFT
APPROVED BY
OMAHA



07/05/11
15:47:17

FD-192

ICMIPR01
Page 1

Title and Character of Case:

ANONYMOUS

Date Property Acquired: Source from which Property Acquired:

06/23/2011

Anticipated Disposition: Acquired By:
FORFEIT

Case Agent:

b6
b7C
b7E

Description of Property:

1B 64

Date Entered

37. SEAGATE HARD DRIVE FROM ALLENWARE CPU, S/N

Barcode: EE4288764

Location: ECC

07/05/2011

Case Number: [REDACTED]
Owning Office: OMAHA

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b7C
b7E

FILE COPY X
PACKAGE COPY
FORFEITURE COPY
AGENT WORK COPY
DUPLICATE FILE



07/05/11
15:47:21

FD-192

ICMIPR01
Page 1

Title and Character of Case:

ANONYMOUS

Date Property Acquired: Source from which Property Acquired:

06/23/2011

Anticipated Disposition: Acquired By:
FORFEIT

Case Agent:

b6
b7C

Description of Property:

1B 65

Date Entered b7E

38. SEAGATE HARD DRIVE FROM ALIENWARE CPU, S/N

Barcode: E4288766

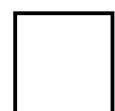
Location: ECC

07/05/2011

Case Number: [redacted]
Owning Office: OMAHA

b3
b6
b7C
b7E

FILE COPY X
PACKAGE COPY
FORFEITURE COPY
AGENT WORK COPY
DUPLICATE FILE



07/05/11
15:47:26

FD-192

ICMIPR01
Page 1

Title and Character of Case:

ANONYMOUS

Date Property Acquired: Source from which Property Acquired:

06/23/2011

Anticipated Disposition: Acquired By:
FORFEIT

Case Agent:

b6
b7C
b7E

Description of Property:

1B 66

Date Entered

39. WD HARD DRIVE FROM ALIENWARE CPU, S/N

Barcode: E4288767

Location: ECC

07/05/2011

Case Number: [REDACTED]
Owning Office: OMAHA

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b7E

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PACKAGE COPY __
FORFEITURE COPY __
AGENT WORK COPY __
DUPLICATE FILE __



07/26/11
13:59:39

FD-192

ICMIPR01
Page 1

Title and Character of Case:

ANONYMOUS

Date Property Acquired: Source from which Property Acquired:

CART SA
07/21/2011 4500 ORANGE GROVE AVE
SACRAMENTO CA 95841

b6
b7c

Anticipated Disposition: Acquired By: Case Agent:

DESTROY

Description of Property:

Date Entered

1B 67

#1 CART HDD WD-WMAMR1496803 WITH IMAGE OF 1B56
#2 CART HDD MAXTOR L30EMKMH WITH IMAGE OF 1B58 & CD W/PHOTOS
#3 CART HDD SEAGATE 9VPC9KP8 WITH IMAGE OF 1B63 & CD W/PHOTO

Barcode: E4676807

Location: ECR 1

07/21/2011

Case Number:
Owning Office: SACRAMENTO

b3
b6
b7C
b7E

FILE COPY

SUPV. INITIA



07/26/11
14:04:19

FD-192

ICMIPR01
Page 1

Title and Character of Case:

ANONYMOUS

Date Property Acquired: Source from which Property Acquired:
CART SA [REDACTED]
07/21/2011 4500 ORANGE GROVE AVE
SACRAMENTO CA 95841

b6
b7c

Anticipated Disposition: Acquired By: Case Agent:
DESTROY [REDACTED] [REDACTED]

Description of Property: Date Entered
1B 68

#1 FBI CART HDD [REDACTED] CONTAINING IMAGE OF 1B65
#2 FBI CART HDD [REDACTED] CONTAINING IMAGE FO 1B51
#3 FBI CART HDD [REDACTED] CONTAINING IMAGES 1B50, 59, 60,
1B61, 1B34 AND 1B54

b7E

Barcode: E4676806 Location: ECR 1 07/22/2011

Case Number: [REDACTED]
Owning Office: SACRAMENTO

b3
b6
b7C
b7E

FILE COPY

SUPV. INITIAL [REDACTED]

07/27/11
17:03:16

FD-192

ICMIPR01
Page 1

Title and Character of Case:

ANONYMOUS

Date Property Acquired: Source from which Property Acquired:

CART SA
07/26/2011 4500 ORANGE GROVE AVENUE
SACRAMENTO CA 95841

b6
b7C

Anticipated Disposition: Acquired By: Case Agent:
DESTROY [redacted] [redacted]

Description of Property: Date Entered
1B 69

#1 FBI HDD SEAGATE 9VPC3EGY CONTAINS IMAGE OF 1B52
#2 FBI HDD SEAGATE 6VMBTHPK CONTAINS IMAGE OF 1B30
FBI HDD SEAGATE 6VMBT7TX CONTAINS CLONE OF 1B30
CDR CONTAINING PHOTOGRAPHS OF 1B30
#3 FBI HDD WESTERN DIGITAL [redacted] CONTAINS IMAGE [redacted]
CD-R CONTAINS PHOTOGRAPHS OF 1B29 b7E
#4 FBI HDD [redacted] CONTAINS IMAGE OF 1B43. INCLUDES
A CD-R WITH PHOTOGRAPHS OF 1B43
#5 FBI HDD SEAGATE 9VS0XRQM CONTAINS IMAGE OF 1B57

Barcode: E4765869 Location: ECR 1

07/26/2011

Case Number: [redacted]
Owning Office: SACRAMENTO

b3
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SUPV. INITIAL [redacted]

FILE COPY

09/30/11
19:31:58

FD-192

ICMIPR01
Page 1

Title and Character of Case:

ANONYMOUS

-

Date Property Acquired: Source from which Property Acquired:
SILICON VALLEY RCFL
09/16/2011
CA

Anticipated Disposition: Acquired By: Case Agent:
DESTROY [redacted] [redacted]

b6
b7C

Description of Property: Date Entered
1B 70

#1 - SVE033811, SEAGATE BARRACUDA 500GB 7200.12 HDD, S/N:
[redacted] CONTAINING DD IMAGES OF [redacted]
#2 - SVE033812, SEAGATE BARRACUDA 500GB 7200.12 HDD, S/N
[redacted] CONTAINING DD IMAGES OF [redacted]
(CONTAINED IN PLASTIC HEAT SEALED BAG, SV-11-0129)

b3
b6
b7C
b7E

Barcode: E4809060 Location: ECR 1 09/30/2011

Case Number: [redacted]
Owning Office: SACRAMENTO

b3
b6
b7C
b7E

SUPV. INITIAL



FILE COPY

09/30/11
19:32:01

FD-192

ICMIPR01
Page 1

Title and Character of Case:

ANONYMOUS

-

Date Property Acquired: Source from which Property Acquired:

SILICON VALLEY RCFL

09/16/2011

CA

Anticipated Disposition: Acquired By:

DESTROY

Case Agent:

b6
b7C

Description of Property:

Date Entered

1B 71

#1 - SVE033853, SEAGATE BARRACUDA 750GB HDD S/N: [REDACTED]
CONTAINING E01 IMAGES OF [REDACTED]
(CONTAINED IN PLASTIC HEAT SEALED BAG, MARKED SV-11-0129,
SVE033852, SVE033853)

b6
b7C
b7E

Barcode: E4809061

Location: ECR 1

09/30/2011

Case Number: [REDACTED]
Owning Office: SACRAMENTO

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09/30/11
19:32:04

FD-192

ICMIPR01
Page 1

Title and Character of Case:

ANONYMOUS

Date Property Acquired: Source from which Property Acquired:
SILICON VALLEY RCFL
09/16/2011
CA

Anticipated Disposition: Acquired By: Case Agent:
DESTROY [redacted] [redacted]

Description of Property: Date Entered
1B 72

#1 - SVE034880, CD-R CONTAINING DERIVATIVE EVIDENCE (DE)
RESULTS CD MADE BY [redacted]
#2 - SVE034881, WESTERN DIGITAL GREEN 2TB HARD DRIVE MDL:
WD20EARS, S/N: [redacted] CONTAINING IMAGES FOR BOTH LVM
DISK IMAGES, ALL RECOVERED FILES FOR 1B15 AND THE LVM

Barcode: E4809062 Location: ECR 1 09/30/2011

b6
b7C

b6
b7C
b7E

Case Number: [redacted]
Owning Office: SACRAMENTO

b3
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FILE COPY

SUPV. INITIAL



03/26/12
18:11:07

FD-192

ICMIPR01
Page 1

Title and Character of Case:

ANONYMOUS

Date Property Acquired: Source from which Property Acquired:
02/21/2012 FBI CART LABORATORY
4500 ORANGE GROVE AVE
SACRAMENTO CA 95841

Anticipated Disposition: Acquired By: Case Agent:
DESTROY [redacted] [redacted]

Description of Property: Date Entered
1B 73

b6
b7C
b7E

#1 FBI CART SUPPLIED HDD CONTAINING IMAGE AND FTK PROCESSING
OF 1B37. DRIVE SERIAL NUMBER IS [redacted]

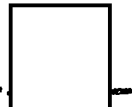
Barcode: E4675505 Location: ECR 1 Date Entered 02/21/2012

Case Number: [redacted]
Owning Office: SACRAMENTO

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05/29/12
10:58:38

FD-192

ICMIPR01
Page 1

Title and Character of Case:

ANONYMOUS

Date Property Acquired: Source from which Property Acquired:
EVIDENCE ITEM [REDACTED]-APPLE IPAD
05/25/2012

b3
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b7C
b7E

Anticipated Disposition: Acquired By: Case Agent:
DESTROY [REDACTED] [REDACTED]

Description of Property: Date Entered
1B 74

b7E

CART DVD+R OPTICAL DISK CONTAINING IMAGE / PROCESSING /
RESULTS OF EXAMINATION OF EVIDENCE ITEM [REDACTED]-APPLE IPAD

Barcode: E4878031 Location: ECR 1 Date: 05/25/2012

Case Number: [REDACTED]
Owning Office: SACRAMENTO

b3
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b7E

SUPV. INITIAL [REDACTED]

10/19/11
15:45:50

FD-192

ICMIPR01
Page 1

Title and Character of Case:

ANONYMOUS

Date Property Acquired: Source from which Property Acquired:
CONSENTING PARTY

10/18/2011

Anticipated Disposition: Acquired By:

Case Agent:

Description of Property:

Date Entered

10/18/2011 (CD)

TELCAL BET SA

SOURCE = TELEPHONIC

Barcode: E03138451

Location: ELSURVAULT

10/19/2011

b3
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Case Number:
Owning Office: SACRAMENTO

b3
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b7C
b7E

SUPV. INITIAL

FILE COPY

[REDACTED]

From: [REDACTED]
Sent: Monday, February 07, 2011 4:39 PM
To: [REDACTED]
Cc: [REDACTED]
Subject: EndGame Systems - Possible Target of Anon

b6
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FYI –

We received a telephone call earlier today from an Atlanta-based company named EndGame Systems, which does work in the infosec/malware area, along with doing cleared contract work.

Some of their proprietary and confidential information was among the data that was released through the HBGary compromise associated with Anonymous. EndGame has a strong belief that as a result of the released information that they will be targeted by Anonymous in some fashion.

If you guys run across any intel regarding activity directed towards EndGame Systems, please let either myself or [REDACTED] know. Similarly, if we develop any further information, we'll pass it along.

Thanks!

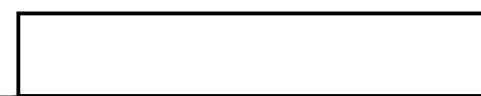
[REDACTED]
b6
b7C

[REDACTED]
Special Agent

[REDACTED]
Atlanta Field Office

[REDACTED]
b6
b7C
b7E

b3
b7E



- 1 -

FEDERAL BUREAU OF INVESTIGATION

Date of transcription 02/07/2011On 02/07/2011 at approximately 4:30 pm (PST), [redacted]

mobile telephone number [redacted]

email [redacted]

address [redacted]

contacted SA [redacted]
[redacted]b6
b7Cb6
b7CInvestigation on 02/07/2011 at Sacramento

File # [redacted]

Date dictated [redacted]

by SA [redacted]

b3
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From: [REDACTED]
Sent: Monday, February 07, 2011 7:09 AM
To: [REDACTED]
Cc: [REDACTED]
Subject: HBGary

b6
b7C

[REDACTED] HBGary contacted Infragard coordinator SA [REDACTED] on 02/06/2011 to advise that his company had been hacked by the group Anonymous. Specifically, the following have been hacked:

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Two servers running Linux and the Google e-mail accounts for all employees.

By way of background, [REDACTED] explained that HBGary is based in Sacramento California. There is also a company called HBGary Federal which was created 2 years ago by HBGary to facilitate contracts with the federal government. HBGary Federal does classified work for United States Government agencies including DOD, CIA, and NSA. [REDACTED]

[REDACTED]
Some time in the past, [REDACTED]

b6
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[REDACTED] It appears that members of the group became aware of this and attacked HBGary as a form of revenge.

Anonymous compromised [REDACTED] e-mail log (Gmail) and downloaded the contents. Since [REDACTED] the group gained access to all of HBGary's e-mail accounts and contents therein. The group also compromised 2 servers. The servers did not contain any classified material nor source code for HBGary's main product, however they may have contained customer data which was sensitive in nature. Likewise, the e-mail contents did not contain any classified material but may have contained snippets of source code, and customer data which was sensitive in nature.

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On the afternoon of 02/06/2011, [REDACTED] learned that the information which has been exfiltrated was being made available on the Internet via a website called "thepiratebay.com." The information was also available via a torrent download. HBGary employees were reviewing the material available on and had identified at least 3 e-mail accounts which were placed online including that of [REDACTED] another employee of HBGary Federal, and an employee in the Sacramento office of HBGary who was [REDACTED]

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b7C

[redacted] was distraught by this event and feared for the repercussions it would have for his company insomuch as sensitive customer data have been potentially stolen and could cause HBGary to lose the trust of its customers. It was the intent of [redacted] to contact his attorneys and attempt a civil action against the leaders of Anonymous. [redacted]
identified [redacted]

b6
b7C

[redacted] asked the writer if the FBI could place an immediate telephone call to [redacted] and ask him to not post HBGary's sensitive data online. The writer replied this probably would not be an effective strategy to mitigate the damage; in any case, the FBI was not in a position to make such a call.

[redacted] will meet with the Washington Field Office (WFO) Cyber Squad on 02/07/2011 to discuss the above. [redacted] was advised that agents from the Sacramento office of the FBI would meet with him on the same date at 9:00AM PST.

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With regard to the people conducting the investigation at HBGary, writer advised [redacted] to inform them to begin keeping a running diary of all the steps they were taking. He was told they needed to keep good notes of what they were doing and be prepared to discuss this with the FBI investigators.

UNCLASSIFIED

FEDERAL BUREAU OF INVESTIGATION**Precedence:** ROUTINE**Date:** 02/08/2011**To:** Sacramento**From:** Sacramento

Squad CY-1

Contact: SA [redacted]

Approved By: [redacted]**Drafted By:** [redacted]**Case ID #:** [redacted]**Title:** Uns [redacted]ANONYMOUS;
HBGARY - VICTIM;
CI - CRIMINAL**Synopsis:** To claim statistical accomplishment for InfraGard member reporting.**Details:** Captioned investigation was opened as a result of InfraGard member reporting.

Old Version
See New Version:
File # [redacted]
Serial [redacted]

UNCLASSIFIED

b3
b7E

UNCLASSIFIED

FEDERAL BUREAU OF INVESTIGATION**Precedence:** ROUTINE**Date:** 02/08/2011**To:** Sacramento**From:** Sacramento

Squad CY-1

Contact: SA [redacted]

Approved By [redacted]**Drafted By:** [redacted]**Case ID #:** [redacted]**Title:** UnsuspectedANONYMOUS;
HBGARY - VICTIM;
CI - CRIMINAL**Synopsis:** To claim statistical accomplishment for InfraGard member reporting.**Details:** Captioned investigation was opened as a result of InfraGard member reporting.

New Version [redacted]

See Old Version [redacted]

File #: [redacted]

Serial [redacted]

UNCLASSIFIED

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Automated Serial Permanent Charge-Out
FD-5a (1-5-94)

Date: 02/15/11 Time: 14:09

Case ID: [REDACTED]

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Description of Document:

Type : OTHER
Date : 02/07/11
To : SACRAMENTO
From : SACRAMENTO
Topic: ARTICLE: KREBS ON SECURITY-HBGARY FEDERAL HACKED BY ANONYMOU

Reason for Permanent Charge-Out:

TRANSFERRED TO A SUBFILE....

Transferred to:

Case ID: [REDACTED]

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Employee: [REDACTED]

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Automated Serial Permanent Charge-Out
FD-5a (1-5-94)

Date: 02/15/11 Time: 14:10

Case ID: [REDACTED]

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Description of Document:

Type : OTHER
Date : 02/07/11
To : SACRAMENTO
From : SACRAMENTO
Topic: ARTICLE: ANONYMOUS ATTACKS HBGARY FEDERAL, STEALS CORPORATE

Reason for Permanent Charge-Out:

TRANSFERRED TO A SUBFILE

Transferred to:

Case ID [REDACTED]

Employee: [REDACTED]

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[REDACTED]
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This domain has been seized by Anonymous under section #14 of the rules of the Internet.

Greetings HBGary (a computer "security" company),

Your recent claims of "infiltrating" Anonymous amuse us, and so do your attempts at using Anonymous as a means to gain press attention for yourself. How's this for attention?

You brought this upon yourself. You've tried to bite at the Anonymous hand, and now the Anonymous hand is bitch-slapp you in the face. You expected a counter-attack in the form of a verbal brawl (as you so eloquently put it in one of your pri emails), but now you've received the full fury of Anonymous. We award you no points.

What you seem to have failed to realize is that, just because you have the title and general appearance of a "security" company, you're nothing compared to Anonymous. You have little to no security knowledge. Your business thrives off charging ridiculous prices for simple things like NMAPs, and you don't deserve praise or even recognition as security experts. And now you turn to Anonymous for fame and attention? You're a pathetic gathering of media-whoring money-grabbing sycophants who want to reel in business for your equally pathetic company.

Let us teach you a lesson you'll never forget: you don't mess with Anonymous. You especially don't mess with Anonymous simply because you want to jump on a trend for public attention, which Aaron Barr admitted to in the following email:

"But its not about them...its about our audience having the right impression of our capability and the competency our research. Anonymous will do what every they can to discredit that. and they have the mic so to speak because they are on Al Jazeera, ABC, CNN, etc. I am going to keep up the debate because I think it is good business but I will be smart about my public responses."

You've clearly overlooked something very obvious here: we are everyone and we are no one. If you swing a sword of many into Anonymous' innards, we will simply engulf it. You cannot break us, you cannot harm us, even though you have clearly tried...

You think you've gathered full names and home addresses of the "higher-ups" of Anonymous? You haven't. You think Anonymous has a founder and various co-founders? False. You believe that you can sell the information you've found to the FBI? False. Now, why is this one false? We've seen your internal documents, all of them, and do you know what we did? We laughed. Most of the information you've "extracted" is publicly available via our IRC networks. The personal details of Anonymous "members" you think you've acquired are, quite simply, nonsense.

So why can't you sell this information to the FBI like you intended? Because we're going to give it to them for free. Your gloriously fallacious work can be a wonder for all to scour, as will all of your private emails (more than 66,000 beauties for the public to enjoy). Now as you're probably aware, Anonymous is quite serious when it comes to things like this, and usually we can elaborate gratuitously on our reasoning behind operations, but we will give you a simple explanation, because you seem like primitive people:

You have blindly charged into the Anonymous hive, a hive from which you've tried to steal honey. Did you think the bees would not defend it? Well here we are. You've angered the hive, and now you are being stung.

It would appear that security experts are not expertly secured.

We are Anonymous.
We are legion.
We do not forgive.
We do not forget.
Expect us - always.



[Download HBGary email leaks](#)

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FEDERAL BUREAU OF INVESTIGATION

Date of transcription 02/09/2011

On the morning of 02/07/2011 a meeting was held with representatives of HBGARY INC, 3604 Fair Oaks Blvd, Building B, Suite 250, Sacramento, CA 95864, telephone 916-459-4727, fax 916-481-1460. After being advised of the identity of the interviewing agents and the purpose of the interview, the following information was provided:

HBGARY INC. and HBGARY FEDERAL were both affected by recent computer intrusion activity allegedly conducted by member(s) of the group ANONYMOUS. Both companies were incorporated in the State of California and were located in the same building. Email services for both companies were provided by Google; email services for both companies were handled under a single corporate account.

[REDACTED] HBGARY FEDERAL was described as a subsidiary of HBGARY INC.
HBGARY INC. owned 15% of HBGARY FEDERAL, [REDACTED]
[REDACTED]

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[REDACTED]

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HBGARY FEDERAL's web-server in Colorado Springs was compromised by a SQL injection attack. The hacker(s) was then able to go through HBGARY FEDERAL's mail-spools for passwords. [REDACTED] credentials were compromised, including his Google email account

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b7CInvestigation on 02/07/2011 at Sacramento, CAFile # [REDACTED] Date dictated [REDACTED]
by SA [REDACTED] SA [REDACTED]b3
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b7EContinuation of FD-302 of HBGary Inc. Management, On 02/07/2011, Page 2b6
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Since [redacted] for the corporate Google email account, the other employee accounts were able to be compromised. The hacker(s) was able to change the other employees' passwords and then log into the accounts. Three email accounts were downloaded and posted on thepiratebay.com. The three email accounts were [redacted]

HBGARY provided a support server for customers, in order to receive support request tickets and uploads of memory captures and other forensic artifacts for review by HBGARY INC. analysts. The support server was located within a DMZ, but was compromised. HBGARY INC. technicians were able to lock out the intruders by 3:15 p.m. on Sunday, 02/06/2011. The intrusion was first noticed by [redacted] when he could no longer login to the server. At that time [redacted] did not know about the other intrusion activity.

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In anticipation of a response by ANONYMOUS, HBGARY INC. employees applied all available patches to the server on Thursday, 02/03/2011. However, they did not anticipate the use of account passwords made available when the HBGARY FEDERAL server containing the mail-spool were compromised.

HBGARY INC. had two other internet facing web-sites, www.hbgary.com, and www.portal.hbgary.com. The servers hosting these web-sites were behind a software firewall. An IRC channel, named #OPHBGary, was created in order to discuss and coordinate the intrusion activity targeting HBGARY INC. and HBGARY FEDERAL. Discussions on this channel claimed to have compromised HBGARY's "word press". This lead [redacted] to believe that the two web sites that utilized word press, www.hbgary.com and www.portal.hbgary.com were compromised, but this had not been confirmed by HBGARY INC. technicians.

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[redacted] hosted a web-site at the domain www.rootkit.com. The server hosting the web-site was also compromised. The server was physically co-located at the Sacramento facility where HBGARY's servers were located, but was not behind the HBGARY firewall. An ANONYMOUS member utilizing the handle [redacted] had access to [redacted] email account. [redacted] contacted [redacted] www.rootkit.com via [redacted] email account [redacted] requesting access to www.rootkit.com and was able to gain access.

288A-SC-44767

Continuation of FD-302 of HBGary Inc. Management, On 02/07/2011, Page 3

Www.rootkit.com had over 80,000 user accounts stored. All of these accounts were compromised.

On 02/06/2011, [REDACTED] was contacted by [REDACTED] journalist, telephone number [REDACTED]. [REDACTED] believed that [REDACTED] recorded the conversation, however she gave no consent. [REDACTED]

[REDACTED] invited [REDACTED] to join an IRC channel to continue the discussion. The logs of this conversation were recorded by [REDACTED] and will be attached to this report. Shortly after the communication, [REDACTED]
[REDACTED]

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The following HBGary Inc. representatives were present during the meeting:

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During the interview, the following documents (attached) were provided to the interviewing agents:

1. Copies of corporate documents for HB GARY FEDERAL L.L.C.
2. [REDACTED] notes regarding ANONYMOUS.
3. Internet relay chat logs from [REDACTED]
4. Chat log for conversation between [REDACTED]
(alias for [REDACTED]).
5. Copies of faxes received by HBGARY on 02/06/2011, titled ANONYMOUS PRESS RELEASE.

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200935110092

LLC-1

File # _____



**State of California
Secretary of State**

**LIMITED LIABILITY COMPANY
ARTICLES OF ORGANIZATION**

A \$70.00 filing fee must accompany this form.

IMPORTANT – Read instructions before completing this form.

This Space For Filing Use Only

ENTITY NAME (End the name with the words "Limited Liability Company," or the abbreviations "LLC" or "L.L.C." The words "Limited" and "Company" may be abbreviated to "Ltd." and "Co.," respectively.)

1. NAME OF LIMITED LIABILITY COMPANY

HB Gary Federal, LLC

PURPOSE (The following statement is required by statute and should not be altered.)

2. THE PURPOSE OF THE LIMITED LIABILITY COMPANY IS TO ENGAGE IN ANY LAWFUL ACT OR ACTIVITY FOR WHICH A LIMITED LIABILITY COMPANY MAY BE ORGANIZED UNDER THE BEVERLY-KILLEA LIMITED LIABILITY COMPANY ACT.

INITIAL AGENT FOR SERVICE OF PROCESS (If the agent is an individual, the agent must reside in California and both Items 3 and 4 must be completed. If the agent is a corporation, the agent must have on file with the California Secretary of State a certificate pursuant to Corporations Code section 1505 and Item 3 must be completed (leave Item 4 blank).)

3. NAME OF INITIAL AGENT FOR SERVICE OF PROCESS

C. Angela De La Housaye

4. IF AN INDIVIDUAL, ADDRESS OF INITIAL AGENT FOR SERVICE OF PROCESS IN CALIFORNIA CITY STATE ZIP CODE

1655 North Main Street, Suite 260 Walnut Creek CA 94596

MANAGEMENT (Check only one)

5. THE LIMITED LIABILITY COMPANY WILL BE MANAGED BY:

- ONE MANAGER
 MORE THAN ONE MANAGER
 ALL LIMITED LIABILITY COMPANY MEMBER(S)

ADDITIONAL INFORMATION

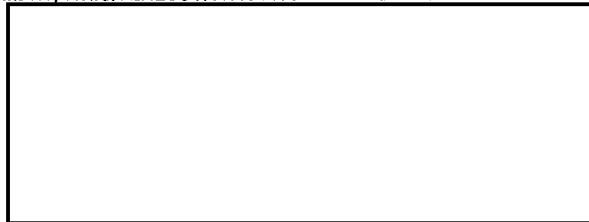
6. ADDITIONAL INFORMATION SET FORTH ON THE ATTACHED PAGES, IF ANY, IS INCORPORATED HEREIN BY THIS REFERENCE AND MADE A PART OF THIS CERTIFICATE.

EXECUTION

7. I DECLARE I AM THE PERSON WHO EXECUTED THIS INSTRUMENT, WHICH EXECUTION IS MY ACT AND DEED.

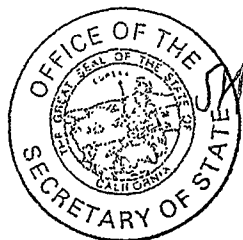
December 15, 2009

DATE



Attachment 1

State of California
Secretary of State



I, DEBRA BOWEN, Secretary of State of the State of California, hereby certify:

That the attached transcript of 1 page(s) is a full, true and correct copy of the original record in the custody of this office.

IN WITNESS WHEREOF, I execute this certificate and affix the Great Seal of the State of California this day of

DEC 22 2009



DEBRA BOWEN
Secretary of State



STATE OF CALIFORNIA
FRANCHISE TAX BOARD
PO BOX 942857
SACRAMENTO CA 94257-0511

NOTICE DATE: 06/16/10

593800210000

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LIMITED LIABILITY COMPANY - NOTICE OF BALANCE DUE

Check this box and indicate new address on reverse.

NOTICE NUMBER: 1065252100609

HB GARY FEDERAL, LLC
3604 FAIR OAKS BLVD STE 250
SACRAMENTO CA 95864-7264

ENTITY ID: SOSL 200935110092
TAX YR(S) END: 12/09

BALANCE DUE: \$ 46.22
PAYMENT DUE DATE: 07/01/10

Return the above part with your payment. ↑
Keep this part for your records. ↓

Entity ID: SOSL 200935110092

Payment Due Date: 07/01/10

Your limited liability company's (LLC) account has a balance due.

Side 1 of this notice lists the tax year, current balance due, and the payment due date. Refer to the following table for details.

Side 2 provides a summary balance for all amounts due from your LLC.

We enclosed a Business Entity Refund/Billing Information (FTB 1138) insert. It provides information regarding interest, penalties, and fees.

If your LLC has unpaid liabilities for multiple tax years, it will receive separate notices for each one. Pay the balance due shown on the most recent tax year notice.

Assessment for Taxable Year Ending

12/31/09

Description	Amount
LLC Fee:	\$ 800.00
LLC Annual Tax:	
Nonconsenting Nonresident Members' Tax:	
Tax Assessment:	
Penalties/Fees:	
MONTHLY PENALTY	4.00
UNDERPAYMENT PENALTY	40.00
Interest Due:	2.22
Total Credits and Payments:	800.00
Refunds/Interest Allowed:	0.00
NEW LIABILITY BALANCE DUE:	\$ 46.22

Please see Side 2 of this notice for additional information.

OPERATING AGREEMENT FOR HBGARY FEDERAL, LLC

THIS OPERATING AGREEMENT ("Agreement") is entered into as of January 10, 2010 by and among [REDACTED] with a business address located at HBGary Federal, LLC, 3604 Fair Oaks Blvd., Suite 250, Sacramento, California, 95864; HB Gary, Inc., a California Corporation ("HB Gary, Inc.") [REDACTED]

[REDACTED] All of the Members shall be referred to collectively as "Members" and individually as "Member."

A. The Members have formed a limited liability company under the Beverly-Killea Limited Liability Company Act. The Articles of Organization of the Company filed with the California Secretary of State on December 15, 2009 are hereby adopted and approved by the Members.

B. The Members enter into this Agreement to form and to provide for the governance of the Company and the conduct of its business, and to specify their relative rights and obligations.

NOW THEREFORE, the Members agree as follows:

ARTICLE I: DEFINITIONS

Capitalized terms used in this Agreement have the meanings specified in this Article or elsewhere in this Agreement and when not so defined shall have the meanings set forth in California Corporations Code section 17001.

1.1. "Act" means the Beverly-Killea Limited Liability Company Act California Corporations Code §§17000-17705), including amendments from time to time.

1.2. "Affiliate" of a Member means (1) any Person directly or indirectly, through one or more intermediaries, controlling, controlled by, or under common control with the Member. The term "control" (including the terms "controlled by" and "under common control with") means the possession, direct or indirect, of the power to direct or cause the direction of the management and policies of a Person, whether through membership, ownership of voting securities, by contract, or otherwise.

1.3. "Agreement" means this operating agreement, as originally executed and as amended from time to time.

1.4. "Articles of Organization" is defined in Corporations Code section 17001(b), as applied to this Company.

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OPERATING AGREEMENT FOR HB GARY FEDERAL, LLC

1.5. "Assignee" means a person who has acquired a Member's Economic Interest in the Company, by way of a Transfer in accordance with the terms of this Agreement, but who has not become a Member.

1.6. "Assigning Member" means a Member who, by means of a Transfer, has transferred an Economic Interest in the Company to an Assignee.

1.7. "Available Cash" means all net revenues from the Company's operations, including net proceeds from all sales, refinancings, and other dispositions of Company property that the Manager, in the Manager's sole discretion, deems in excess of the amount reasonably necessary for the operating requirements of the Company, including debt reduction and Reserves.

1.8. "Book Value" of an asset shall mean, as of any particular date, the value at which the asset is properly reflected on the books and records of the Company as of such date in accordance with Section 1.704-1(b)(2)(iv) of the Treasury Regulations. The Book Value of initial contributed capital (see Exhibit B) is its carryover basis. Carryover basis is defined as the adjusted basis of the asset in the hands of the Member prior to the contribution of the asset. To the extent a partnership takes a carryover basis in any "contributed intangible" (i.e., an intangible contributed to the partnership in a contribution to which IRC Section 721 applies), such carryover basis is amortizable only in the hands of the partnership if it was amortizable in the hands of the transferor. The partnership's basis in the contributed property (inside basis) is equal to the contributing partner's adjusted basis. IRC section 723. The contributing partner's adjusted basis in its partnership interest is increased by the adjusted basis in the contributed property. Intangibles created by the contributing partner, as opposed to purchased intangibles, are not amortizable in the hands of the contributing partner. Therefore these intangibles' book value is a carryover basis, that is, the adjusted basis in the hands of the contributing partner prior to contribution to the partnership. The Book Values of all Company assets shall be adjusted to equal their respective fair market values, as reasonably determined by the Members, as of the following times: (i) the acquisition of any additional interest in the Company by any new or existing Member in exchange for more than a de minimis Additional Capital Contribution; (ii) the distribution by the Company to a Member of more than a de minimis amount of Company assets, including money, if, as a result of such distribution, such Member's interest in the Company is reduced; and (iii) the termination of the Company for Federal income tax purposes pursuant to Section 708(b)(1)(B) of the Code.

1.9. "Capital Account" means, with respect to any Member, the account reflecting the capital interest of the Member in the Company, consisting of the Member's initial Capital Contribution maintained and adjusted in accordance with Article III.

1.10. "Capital Contribution" means, with respect to any Member, the amount of the money and the Fair Market Value of any property (other than money) contributed to the Company (net of liabilities secured by such contributed property that the Company is considered to assume or take "subject to" under IRC section 752) in consideration of a Percentage Interest held by such Member. A Capital Contribution shall not be deemed a loan.

OPERATING AGREEMENT FOR HB GARY FEDERAL, LLC

1.11. "Capital Event" means a sale or disposition of any of the Company's capital assets, the receipt of insurance and other proceeds derived from the involuntary conversion of Company property, the receipt of proceeds from a refinancing of Company property, or a similar event with respect to Company property or assets.

1.12. "Code" or "IRC" means the Internal Revenue Code of 1986, as amended, and any successor provision.

1.13. "Company" means the company named in Article II, Section 2.2 of this Agreement.

1.14. "Corporations Code" ("Corp C") means the California Corporations Code.

1.15. "Depreciation" shall mean, for each Fiscal Year, an amount equal to the depreciation, amortization or other cost recovery deduction allowable with respect to an asset for such year or other period; provided, however, that if the Book Value of an asset differs from its adjusted basis for Federal income tax purposes at the beginning of any such year or other period, Depreciation shall be an amount that bears the same relationship to the Book Value of such asset as the depreciation, amortization, or other cost recovery deduction computed for tax purposes with respect to such asset for the applicable period bears to the adjusted tax basis of such asset at the beginning of such period, or if such asset has a zero adjusted tax basis, Depreciation shall be an amount determined under any reasonable method selected by the Members.

1.16. "Economic Interest" means a Person's right to share in the income, gains, losses, deductions, credit or similar items of, and to receive distributions from, the Company, but does not include any other rights of a Member, including the right to vote or to participate in management.

1.17. "Encumber" means the act of creating or purporting to create an Encumbrance, whether or not perfected under applicable law.

1.18. "Encumbrance" means, with respect to any Membership Interest, or any element thereof, a mortgage, pledge, security interest, lien, proxy coupled with an interest (other than as contemplated in this Agreement), option, or preferential right to purchase.

1.19. "Gross Asset Value" means, with respect to any item of property of the Company, the item's adjusted basis for federal income tax purposes, except as follows:

(a) The initial Gross Asset Value of any item of property contributed by a Member to the Company shall be the fair market value of such property, as mutually agreed by the contributing Member and the Company;

(b) The Gross Asset Value of any item of Company property distributed to any Member shall be the fair market value of such item of property on the date of distribution; and

OPERATING AGREEMENT FOR HB GARY FEDERAL, LLC

(c) The Gross Asset Value of any item of Company property shall be subject to the adjustments specified in this Operating Agreement.

1.20. "Initial Members" means those Persons whose names are set forth in the first sentence of this Agreement. A reference to an "Initial Member" means any of the Initial Members.

1.21. "Involuntary Transfer" means, with respect to any Membership Interest, or any element thereof, any Transfer or Encumbrance, whether by operation of law, pursuant to court order, foreclosure of a security interest, execution of a judgment or other legal process, or otherwise, including a purported transfer to or from a trustee in bankruptcy, receiver, or assignee for the benefit of creditors.

1.22. "Majority of Members" means a Member or Members whose Percentage Interests represent more than 50 percent of the Percentage Interests of all the Members.

1.23. "Manager" or "Managers" means the Person(s) named as such in Article II or the Persons who from time to time succeed any Person as a manager and who, in either case, are serving at the relevant time as a Manager.

1.24. "Member" means an Initial Member or a Person who otherwise acquires a Membership Interest, as permitted under this Agreement, and who remains a Member.

1.25. "Membership Interest" means a Member's rights in the Company, collectively, including the Member's Economic Interest, any right to Vote or participate in management, and any right to information concerning the business and affairs of the Company.

1.26. "Notice" means a written notice required or permitted under this Agreement. A notice shall be deemed given or sent when deposited, as certified mail or for overnight delivery, postage and fees prepaid, in the United States mails; when delivered to Federal Express, United Parcel Service, DHL WorldWide Express, or Airborne Express, for overnight delivery, charges prepaid or charged to the sender's account; when personally delivered to the recipient; when transmitted by electronic means, and such transmission is electronically confirmed as having been successfully transmitted; or when delivered to the home or office of a recipient in the care of a person whom the sender has reason to believe will promptly communicate the notice to the recipient.

1.27. "Percent of the Members" means the specified total of Percentage Interests of all the Members.

1.28. "Percentage Interest" means a fraction, expressed as a percentage, the numerator of which is the total of a Member's Capital Account and the denominator of which is the total of all Capital Accounts of all Members.

1.29. "Person" means an individual, partnership, limited partnership, trust, estate, association, corporation, limited liability company, or other entity, whether domestic or foreign.

OPERATING AGREEMENT FOR HB GARY FEDERAL, LLC

1.30. "Profit" and "Loss" shall mean, for each Fiscal Year, an amount equal to the Company's taxable income or loss for such year or period, determined in accordance with Section 703(a) of the Code (provided that for this purpose, all items of income, gain, loss, or deduction required to be stated separately pursuant to Section 703(a)(1) of the Code shall be included in taxable income or loss), with the following adjustments:

(i) Any income of the Company that is exempt from Federal income tax and not otherwise taken into account in computing Profit or Loss pursuant to this provision shall be added to such taxable income or Loss;

(ii) Any expenditures of the Company described in Section 705(a)(2)(B) of the Code or treated as Code Section 705(a)(2)(B) expenditures pursuant to Section 1.704-1(b)(2)(iv)(i) of the Treasury Regulations, and not otherwise taken into account in computing Profit or Loss pursuant to this provision, shall be subtracted from such taxable income or loss;

(iii) Book Gain or Book Loss from a Capital Transaction shall be taken into account in lieu of any tax gain or tax loss recognized by the Company by reason of such Capital Transaction; and

(iv) In lieu of the depreciation, amortization and other cost recovery deductions taken into account in computing such taxable income or loss, there shall be taken into account Depreciation for such Fiscal Year, computed as provided in this Agreement.

If the Company's taxable income or loss for such Fiscal Year, as adjusted in the manner provided above, is a positive amount, such amount shall be the Company's Profit for such Fiscal Year; and if a negative amount, such amount shall be the Company's Loss for such Fiscal year.

1.31. "Proxy" has the meaning set forth in the first paragraph of Corp C §17001(ai). A Proxy may not be transmitted orally.

1.32. "Regulations" ("Reg") means the income tax regulations promulgated by the United States Department of the Treasury and published in the Federal Register for the purpose of interpreting and applying the provisions of the Code, as such Regulations may be amended from time to time, including corresponding provisions of applicable successor regulations.

1.33. "Reserves" means the aggregate of reserve accounts that the Manager, in the Manager's sole discretion, deems reasonably necessary to meet accrued or contingent liabilities of the Company, reasonably anticipated operating expenses, and working capital requirements.

1.34. "Successor in Interest" means an Assignee, a successor of a Person by merger or otherwise by operation of law, or a transferee of all or substantially all of the business or assets of a Person.

1.35. "Tax Item" means each item of income, gain, loss, deduction, or credit of the Company.

OPERATING AGREEMENT FOR HB GARY FEDERAL, LLC

1.36. "Tax Matters Partner" means such Person as may be designated under Article VI, Section 6.6.

1.37. "Transfer" means, with respect to a Membership Interest or any element of a Membership Interest, any sale, assignment, gift, Involuntary Transfer, Encumbrance, or other disposition of such a Membership Interest or any element of such Membership Interest, directly or indirectly, other than an Encumbrance that is expressly permitted under this Agreement.

1.38. "Triggering Event" is defined in Article VIII, Section 8.4.

1.39. "Vote" means a written consent or approval, a ballot cast at a meeting, or a voice vote.

1.40. "Voting Interest" means, with respect to a Member, the right to Vote or participate in management and any right to information concerning the business and affairs of the Company provided under the Act, except as limited by the provisions of this Agreement. A Member's Voting Interest shall be directly proportional to that Member's Percentage Interest.

ARTICLE II: ARTICLES OF ORGANIZATION

2.1. The Articles of Organization were filed with the California Secretary of State on December 15, 2009 File Number 200935110092. A copy of the Articles of Organization as filed is attached to this Agreement as Exhibit A.

2.2. The name of the Company is HB Gary Federal, LLC.

2.3. The principal executive office of the Company shall be at 3604 Fair Oaks Blvd., Sacramento, California 95864, or such other place or places as may be determined by the Managers from time to time.

2.4. The initial agent for service of process on the Company shall be C. Angela De La Housaye, whose address is 1655 North Main Street, Suite 260, Walnut Creek, California 94596. The Managers may from time to time change the Company's agent for service of process.

2.5. The Company will be formed for the purpose of creating technology for enterprises.

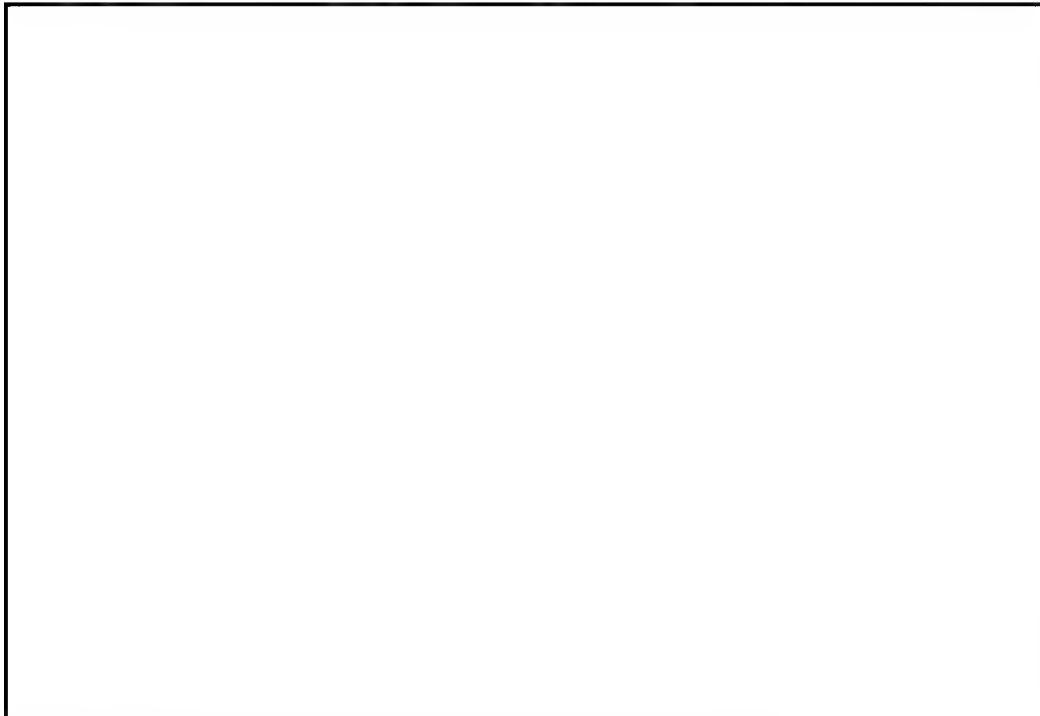
2.6. The Members intend the Company to be a limited liability company under the Act, classified as a partnership for federal and, to the maximum extent possible, state income taxes. Neither the Manager nor any Members shall take any action inconsistent with the express intent of the parties to this Agreement.

2.7. The term of existence of the Company shall commence on the effective date of filing of Articles of Organization with the California Secretary of State, and shall continue until terminated by the provisions of this Agreement or as provided by law.

OPERATING AGREEMENT FOR HB GARY FEDERAL, LLC

2.8. The names, percentage of interest held, amount paid for the interest held of the Initial Member, and the contributed initial capital are as set forth in Exhibit B.

2.9. The name(s) and business address(es) of the Key Members and Members are as follows: Key Members are Members who will retain security clearances and will manage classified business. Members will not manage classified business but deal in general business and day to day issues.



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2.10. The Members shall be the Managers of the Company.

ARTICLE III: CAPITAL AND CAPITAL CONTRIBUTIONS

3.1. Each Member shall contribute to the capital of the Company as the Member's initial Capital Contribution the money and property specified in Exhibit B. The initial Fair Market Value of each item of contributed property (net of liabilities secured by such property) that the Company is considered to assume or to take "subject to" under IRC section 752, is also set forth in Exhibit B, together with the description and amount of these liabilities. If a Member fails to make the initial Capital Contributions specified in this Section within ninety (90) days after the effective date of this Agreement, that Member's entire Membership Interest shall terminate, and that Member shall indemnify and hold the Company and the other Members harmless from any Loss, cost, or expense, including reasonable attorney fees caused by the failure to make the initial Capital Contribution.

3.2. No Member shall be required to make any additional Capital Contributions, except as outlined in this Operating Agreement as the Initial Capital Contribution (which may be paid

OPERATING AGREEMENT FOR HB GARY FEDERAL, LLC

quarterly until paid in full). No Member may voluntarily make any additional Capital Contribution.

3.3. The Managers may determine from time to time that Capital Contributions in addition to the Members' initial Capital Contributions are needed to enable the Company to conduct its business. On making such a determination, the Managers shall give notice to all Members in writing at least 90 days before the date on which such additional Capital Contribution is due. The Notice shall set forth the amount of additional Capital Contribution needed, the purpose for which it is needed, and the date by which the Members shall contribute. Each Member shall be required to make an additional Capital Contribution in an amount that bears the same proportion to the total additional Capital Contribution that such Member's Capital Account balance bears to the total Capital Account balances of all Members. No Member may voluntarily make any additional Capital Contribution.

3.4. If a Member fails to make an additional Capital Contribution required under Section 3.2 above within 30 days after it is required to be made (a Defaulting Member), the Manager shall within five days after said failure notify each other Member (a Nondefaulting Member) in writing of the total amount of Defaulting Member Capital Contributions not made (the Additional Capital Shortfall), and shall specify a number of days within which each Nondefaulting Member may make that additional Capital Contribution. If the total amount of Additional Capital Shortfall is not contributed, the Manager may use any reasonable method to provide Members the opportunity to make additional Capital Contributions, until the Additional Capital Shortfall is as fully contributed as possible. Following the Nondefaulting Members' making of such additional Capital Contributions, each Member's Percentage Interest shall be adjusted to reflect the ratio that the Member's Capital Account bears to the total Capital Accounts of all of the Members.

3.5. An individual Capital Account for each Member shall be maintained in accordance with the requirements of Reg §1.704-1(b)(2)(iv) and adjusted in accordance with the following provisions:

(a) A Member's Capital Account shall be increased by that Member's Capital Contributions, that Member's share of Profits, and any items in the nature of income or gain that are specially allocated to that Member pursuant to Article IV.

(b) A Member's Capital Account shall be increased by the amount of any Company liabilities assumed by that Member subject to and in accordance with the provisions of Reg §1.704-1(b)(2)(iv)(c).

(c) A Member's Capital Account shall be decreased by (a) the amount of cash distributed to that Member; (b) the Fair Market Value of any property of the Company so distributed, net of liabilities secured by such distributed property that the distributee Member is considered to assume or to be subject to under IRC section 752; and (c) the amount of any items in the nature of expenses or Losses that are specially allocated to that Member pursuant to Article IV.

OPERATING AGREEMENT FOR HB GARY FEDERAL, LLC

(d) A Member's Capital Account shall be reduced by the Member's share of any expenditures of the Company described in IRC section 705(a)(2)(B) or which are treated as IRC section 705(a)(2)(B) expenditures pursuant to Reg section 1.704-1(b)(2)(iv)(i) (including syndication expenses and losses nondeductible under IRC sections 267(a)(1) or 707(b)).

(e) Each Member's Capital Account shall be increased or decreased as necessary to reflect a revaluation of the Company's property assets in accordance with the requirements of the Reg. Code.

3.6. No interest shall be paid on Capital Contributions or on the balance of a Member's Capital Account.

3.7. A Member shall not be bound by, or be personally liable for, the expenses, liabilities, or obligations of the Company except as otherwise provided in the Act or in this Agreement.

ARTICLE IV: PROFIT ALLOCATION

4.1 Normal Allocations. Except as otherwise provided by this Article 4, the Profit and Loss of the Company for each Fiscal Year (or portion thereof) shall be determined as of the end of each such Fiscal Year (or portion thereof) and shall be allocated among the Members in proportion to their respective Company Interests.

4.2 Special Allocations Pursuant to Section 704(c). Notwithstanding the foregoing provisions of this Article, pursuant to the requirements of Section 704(c) of the Code and any Treasury Regulations promulgated thereunder, income, gain, loss and deduction with respect to any asset contributed to the Company by any Member shall be allocated, for tax purposes only, among the Members so as to take account of the variation between the adjusted tax basis of such asset to the Company and its Book Value computed in accordance with the definition of Book Value set forth in Article 1. In accordance with the Treasury Regulations promulgated under Section 704(b) of the Code, in the event the Book Value of any Company asset is subsequently adjusted in accordance with the last sentence of such definition of Book Value, subsequent allocations of income, gain, loss and deduction with respect to such asset shall take account of any variation between the adjusted tax basis of the asset to the Company and its Book Value in the same manner as under Code Section 704(c) and any Treasury Regulations promulgated thereunder.

4.3 Section 754 Election. Upon the request of any Member, the Company shall elect, pursuant to Section 754 of the Code, to adjust the basis of Company property as permitted and provided in Sections 734 and 743 of the Code. Such election shall be effective solely for Federal (and, if applicable, state and local) income tax purposes and shall not result in any adjustment to the Book Value of any Company asset or to the Members' Capital Accounts (except as provided in Treasury Regulations Section 1.704-1(b)(2)(iv)(m) or in the determination or allocation of Profit or Loss for purposes other than such tax purposes).

4.4 Qualified Allocations. It is the intention of the Members that this Agreement provide for "qualified allocations" within the meaning of Section 168(h)(6)(B) of the Code and any Treasury Regulations promulgated thereunder, and the Members agree that all interpretations of this

OPERATING AGREEMENT FOR HB GARY FEDERAL, LLC

Agreement shall be made accordingly. The Members hereby further agree to enter into such amendments to this Agreement as either Member may from time to time reasonably propose to ensure that this Agreement continues to provide for such "qualified allocations", provided that, in all instances, such amendments shall be drafted in such manner as shall most equitably distribute among the Members any adverse economic consequences resulting therefrom.

4.5 Partnership Minimum Gain Chargeback. Notwithstanding any other provision of this Article 4, in the event there is a net decrease in "partnership minimum gain" during a Fiscal Year, the Members shall be allocated items of income and gain in accordance with Section 1.704-2(f) of the Treasury Regulations. For purposes of this Article 4, the term "partnership minimum gain" shall have the meaning given such term in Section 1.704-2(b)(2) of the Treasury Regulations, and any Member's share of partnership minimum gain shall be determined in accordance with Section 1.704-2(g)(1) of the Treasury Regulations. This Section 5.5 is intended to comply with the minimum gain chargeback requirement of Section 1.704-2(f) of the Treasury Regulations and shall be interpreted and applied in a manner consistent therewith.

4.6 Partner Nonrecourse Debt. Notwithstanding any other provision of this Article 4, to the extent required by Section 1.704-2(i) of the Treasury Regulations, any items of income, gain, deduction and loss of the Company that are attributable to a nonrecourse debt of the Company that constitutes "partner nonrecourse debt" as defined in Section 1.704-2(b)(4) of the Treasury Regulations (including chargebacks of partner nonrecourse debt minimum gain) shall be allocated in accordance with the provisions of Section 1.704-2(i) of the Treasury Regulations.

4.7 Alternate Test for Economic Effect/Qualified Income Offset. No allocation shall be made pursuant to this Article 4 to the extent that it shall cause or increase a deficit balance in any Member's Capital Account (in excess of such Member's obligation (including any deemed obligation under Treasury Regulations), if any, to restore a deficit in its Capital Account) as of the end of the Fiscal Year to which such allocation relates. In making the foregoing determination, a Member's Capital Account shall be reduced by the amounts described in Section 1.704-1(b)(2)(ii)(d)(4), (5) and (6) of the Treasury Regulations. Any Member who unexpectedly receives an adjustment, allocation or distribution described in Section 1.704-1(b)(2)(ii)(d)(4), (5) or (6) of the Treasury Regulations shall be allocated items of income and gain in an amount and manner sufficient to eliminate, to the extent required by the Treasury Regulations, such deficit balance as quickly as possible. This Section 5.7 is intended to comply with the alternate test for economic effect set forth in Section 1.704-1(b)(2)(ii)(d) of the Treasury Regulations and shall be interpreted and applied in a manner consistent therewith.

ARTICLE V: MANAGEMENT

5.1. The business of the Company shall be managed by the Managers named in Article II, Section 2.9, or a successor Managers selected in the manner provided in Article V, Section 5.3. Except as otherwise set forth in this Agreement, all decisions concerning the management of the Company's business shall be made by the Managers.

5.2. The Managers shall serve until the earlier of (1) the Manager's resignation, retirement, death, or disability; (2) the Manager's removal by the Members; and (3) the expiration of the

OPERATING AGREEMENT FOR HB GARY FEDERAL, LLC

Manager's term as Manager, if a term has been designated by a Majority of Members. A new Manager shall be appointed by a Majority of Members on the occurrence of any of the foregoing events.

5.3. Each Manager shall be appointed by a Majority of Members for (a) a term expiring with the appointment of a successor, or (b) a term expiring at a definite time specified by a Majority of Members in connection with such an appointment. A Manager who is not also a Member may be removed with or without cause at any time by action of a Majority of Members.

5.4. The Manager, who shall be the President of the Company, shall have the powers and duties described in Section 5.8 hereof and such other powers and duties as may be prescribed in this Agreement or by the Members. Notwithstanding the foregoing, the Manager shall not take any of the following actions on behalf of the Company unless a Majority of Members has consented to the taking of such action.

- (a) Any act that would make it impossible to carry on the ordinary business of the Company;
- (b) The dissolution of the Company;
- (c) The disposition of all or a substantial part of the Company's assets not in the ordinary course of business;
- (e) The incurring of any debt not in the ordinary course of business;
- (f) A change in the nature of the principal business of the Company;
- (g) The incurring of any contractual obligation or the making of any capital expenditure with a total cost of more than \$5,000.00;
- (h) The filing of a petition in bankruptcy or the entering into of an arrangement among creditors; and
- (i) The entering into, on behalf of the Company, of any transaction constituting a "reorganization" within the meaning of Corp C §17600.

5.5. Actions of the Managers shall be taken at meetings or as otherwise provided in this Section 5.5 by a majority. No regular meetings of the Managers must be held. The President or any two Managers may call a meeting of the Managers by giving Notice of the time and place of the meeting at least 48 hours prior to the time of the holding of the meeting. The Notice need not specify the purpose of the meeting, nor the location if the meeting is to be held at the principal executive office of the Company.

A majority of Managers shall constitute a quorum for the transaction of business at any meeting of the Managers.

The transactions of the Managers at any meeting, however called or noticed, or wherever held, shall be as valid as though transacted at a meeting duly held after call and notice if a quorum is present and if, either before or after the meeting, each Manager not present signs a written waiver of notice or a consent to the holding of such meeting or an approval of the minutes of such meeting.

OPERATING AGREEMENT FOR HB GARY FEDERAL, LLC

Any action required or permitted to be taken by the Managers under this Agreement may be taken without a meeting if a majority of the Managers individually or collectively consent in writing to such action.

Managers may participate in the meeting through the use of a conference telephone or similar communications equipment, provided that all Managers participating in the meeting can hear one another.

The Managing Member, or President/CEO if one is named, shall keep or cause to be kept with the books and records of the Company full and accurate minutes of all meetings, notices and waivers of notices of meetings, and all written consents to actions of the Managers.

5.6. It is acknowledged that the Managers have other business interests to which the Managers devotes part of the Managers' time. The Managers shall devote such time to the conduct of the business of the Company as the Managers, in the particular Manager's own good faith and discretion, deems necessary.

5.7. The Managers shall be entitled to compensation for the Managers' services as determined by the Members, and to reimbursement for all expenses reasonably incurred by the Managers in the performance of the Managers' duties.

5.8. The Company shall have a Chief executive officer , who shall be a key Manager. The President shall be an officer of the Company and shall have general supervision of the business and affairs of the Company, shall preside at all meetings of Members and of Managers, and shall have such other powers and duties usually vested in a president/chief operating officer. A Majority of the Members may provide for additional officers of the Company, may alter the powers and duties of the President, and shall establish the powers and duties of all other officers and the compensation of all Company officers.

5.9. The Managers shall cause all assets of the Company, whether real or personal, to be held in the name of the Company.

5.10. All funds of the Company shall be deposited in one or more accounts with one or more recognized financial institutions in the name of the Company, at such locations as shall be determined by the Manager. Withdrawal from such accounts shall require only the signature of the Manager or such other person or persons as the Manager may designate.

ARTICLE VI: ACCOUNTS AND ACCOUNTING

6.1. Complete books of account of the Company's business, in which each Company transaction shall be fully and accurately entered, shall be kept at the Company's principal executive office and at such other locations as the Manager shall determine from time to time and shall be open to inspection and copying on reasonable Notice by any Member or the Member's authorized representatives during normal business hours. The costs of such inspection and copying shall be borne by the Member.

OPERATING AGREEMENT FOR HB GARY FEDERAL, LLC

6.2. Financial books and records of the Company shall be kept on the cash method of accounting, which shall be the method of accounting followed by the Company for federal income tax purposes. The financial statements of the Company shall be prepared in accordance with generally accepted accounting principles and shall be appropriate and adequate for the Company's business and for carrying out the provisions of this Agreement. The fiscal year of the Company shall be January 1 through December 31.

6.3. At all times during the term of existence of the Company, and beyond that term if the Manager deems it necessary, the Manager shall keep or cause to be kept the books of account referred to in Section 6.2, together with:

- (a) A current list of the full name and last known business or residence address of each Member, together with the Capital Contribution and the share in Profits and losses of each Member;
- (b) A current list of the full name and business or residence address of each Manager;
- (c) A copy of the Articles of Organization, as amended;
- (d) Copies of the Company's federal, state, and local income tax or information returns and reports, if any, for the six most recent taxable years;
- (e) An original executed copy or counterparts of this Agreement, as amended;
- (f) Any powers of attorney under which the Articles of Organization or any amendments to said articles were executed;
- (g) Financial statements of the Company for the six most recent fiscal years; and
- (h) The books and Records of the Company as they relate to the Company's internal affairs for the current and past four fiscal years.

If the Manager deems that any of the foregoing items shall be kept beyond the term of existence of the Company, the repository of said items shall be as designated by the Manager.

6.4. At the end of each fiscal year the books of the Company shall be closed and examined and statements reflecting the financial condition of the Company and its Profits or losses shall be prepared, and a report thereon shall be issued by the Company's certified public accountants. Copies of the financial statements shall be given to all Members.

6.5. Within 90 days after the end of each taxable year of the Company the Manager shall send to each of the Members all information necessary for the Members to complete their federal and state income tax or information returns and a copy of the Company's federal, state, and local income tax or information returns for such year.

6.6. A designated Manager shall act as Tax Matters Partner of the Company pursuant to IRC section 6231(a)(7).

ARTICLE VII: MEMBERSHIP-MEETINGS, VOTING, INDEMNITY

7.1. There shall be only one class of membership and no Member shall have any rights or preferences in addition to or different from those possessed by any other Member except as

OPERATING AGREEMENT FOR HB GARY FEDERAL, LLC

specifically provided for in Article IV. Members shall have the right and power to appoint, remove, and replace Managers and officers of the Company and the right to Vote on all other matters with respect to which this Agreement or the Act requires or permits such Member action. Each Member shall Vote in proportion to the Member's Percentage Interest as of the governing record date, determined in accordance with Section 7.2. If a Member has assigned all or part of the Member's Economic Interest to a person who has not been admitted as a Member, the Assigning Member shall Vote in proportion to the Percentage Interest that the Assigning Member would have had, if the assignment had not been made.

Without limiting the foregoing, all of the following acts shall require the unanimous Vote of the Members:

- (a) The Transfer of a Membership Interest and the admission of the Assignee as a Member of the Company;
- (b) Any amendment of the articles of organization or this Agreement; and
- (c) A compromise of the obligation of a Member to make a Capital Contribution under Article III.

7.2. The Company may, but shall not be required, to issue certificates evidencing Membership Interests (Membership Interest Certificates) to Members of the Company. Once Membership Interest Certificates have been issued, they shall continue to be issued as necessary to reflect current Membership Interests held by Members.

7.3. Meetings of the Members may be called at any time by the Manager, or by Members representing more than 10 percent of the Interests of the Members for the purpose of addressing any matters on which the Members may Vote. If a meeting of the Members is called by the Members, Notice of the call shall be delivered to the Manager. Meetings may be held at the principal executive office of the Company or at such other location as may be designated by the Manager. Following the call of a meeting, the Manager shall give Notice of the meeting not less than ten, or more than 60 calendar days prior to the date of the meeting to all Members entitled to Vote at the meeting. The Notice shall state the place, date, and hour of the meeting and the general nature of business to be transacted. No other business may be transacted at the meeting. A quorum at any meeting of Members shall consist of a Majority of Members, represented in person or by Proxy.

7.4. At all meetings of Members, a Member may Vote in person or by Proxy. Such Proxy shall be filed with the Manager before or at the time of the meeting, and may be filed by facsimile transmission to the Manager at the principal executive office of the Company or such other address as may be given by the Manager to the Members for such purposes. Members may participate in a meeting through use of conference telephone or similar communications equipment, provided that all Members participating in such meeting can hear one another. Such participation shall be deemed attendance at the meeting.

OPERATING AGREEMENT FOR HB GARY FEDERAL, LLC

7.5. Any action that may be taken at any meeting of the Members may be taken without a meeting if a consent in writing, setting forth the action so taken, is signed by Members having not less than the minimum number of Votes that would be necessary to authorize or take that action at a meeting at which all Members entitled to Vote thereon were present and voted.

ARTICLE VIII: TRANSFERS OF MEMBERSHIP INTERESTS

8.1. A Member may withdraw from the Company at any time by giving Notice of withdrawal to the Managers at least 180 calendar days before the effective date of withdrawal. Withdrawal shall not release a Member from any obligations and liabilities under this Agreement accrued or incurred before the effective date of withdrawal. A withdrawing Member shall divest the Member's entire Membership Interest before the effective date of withdrawal in accordance with and subject to the provisions of this Article VIII.

8.2. Except as expressly provided in this Agreement, a Member shall not transfer any part of the Member's Membership Interest in the Company, whether now owned or later acquired, unless (a) the other Members unanimously approve the transferee's admission to the Company as a Member upon such Transfer and (b) the Membership Interest to be transferred, when added to the total of all other Membership Interests transferred in the preceding 12 months, will not cause the termination of the Company under the Code. No Member may Encumber or permit or suffer any Encumbrance of all or any part of the Member's Membership Interest in the Company unless such Encumbrance has been approved in writing by the Manager. Such approval may be granted or withheld in the Manager's sole discretion. Any Transfer or Encumbrance of a Membership Interest without such approval shall be void. Notwithstanding any other provision of this Agreement to the contrary, a Member who is a natural person may transfer all or any portion of his or her Membership Interest to any revocable trust created for the benefit of the Member, or any combination between or among the Member, the Member's spouse, and the Member's issue; provided that the Member retains a beneficial interest in the trust and all of the Voting Interest included in such Membership Interest. A Transfer of a Member's beneficial interest in such trust, or failure to retain such Voting Interest, shall be deemed a Transfer of a Membership Interest.

8.3. If a Member wishes to transfer any or all of the Member's Membership Interest in the Company pursuant to a Bona Fide Offer (as defined below), the Member shall give Notice to all other Members at least 30 days in advance of the proposed sale or Transfer, indicating the terms of the Bona Fide Offer and the identity of the offeror. The Company and the other Members shall have the option to purchase the Membership Interest proposed to be transferred at the price and on the terms provided in this Agreement. If the price for the Membership Interest is other than cash, the fair value in dollars of the price shall be as established in good faith by the Company. For purposes of this Agreement, "Bona Fide Offer" means an offer in writing setting forth all relevant terms and conditions of purchase from an offeror who is ready, willing, and able to consummate the purchase and who is not an Affiliate of the selling Member. For 30 days after the Notice is given, the Company shall have the right to purchase the Membership Interest offered, on the terms stated in the Notice, for the lesser of (a) the price stated in the Notice (or the

OPERATING AGREEMENT FOR HB GARY FEDERAL, LLC

price plus the dollar value of noncash consideration, as the case may be) and (b) the price determined under the appraisal procedures set forth in Section 8.8.

If the Company does not exercise the right to purchase all of the Membership Interest, then, with respect to the portion of the Membership Interest that the Company does not elect to purchase, that right shall be given to the other Members for an additional 30-day period, beginning on the day that the Company's right to purchase expires. Each of the other Members shall have the right to purchase, on the same terms, a part of the interest of the offering Member in the proportion that the Member's Percentage Interest bears to the total Percentage Interests of all of the Members who choose to participate in the purchase; provided, however, that the Company and the participating Members may not, in the aggregate, purchase less than the entire interest to be sold by the offering Member.

If the Company and the other Members do not exercise their rights to purchase all of the Membership Interest, the offering Member may, within 90 days from the date the Notice is given and on the terms and conditions stated in the Notice, sell or exchange that Membership Interest to the offeror named in the Notice. Unless the requirements of Section 8.2 are met, the offeror under this section shall become an Assignee, and shall be entitled to receive only the share of Profits or other compensation by way of income and the return of Capital Contribution to which the assigning Member would have been entitled.

8.4. On the happening of any of the following events (Triggering Events) with respect to a Member, the Company and the other Members shall have the option to purchase the Membership Interest in the Company of such Member (Selling Member) at the price and on the terms provided in Section 8.8 of this Agreement:

(a) The death, incapacity, bankruptcy, or withdrawal of a Member, or the winding up and dissolution of a corporate Member, or merger or other corporate reorganization of a corporate Member as a result of which the corporate Member does not survive as an entity.

(b) The failure of a Member to make the Member's Capital Contribution pursuant to the provisions of Article III of this Agreement.

(c) The occurrence of any other event that is, or that would cause, a Transfer in contravention of this Agreement.

Each Member agrees to promptly give Notice of a Triggering Event to the Managers.

8.5. Notwithstanding any other provisions of this Agreement:

(a) If, in connection with the divorce or dissolution of the marriage of a Member, any court issues a decree or order that transfers, confirms, or awards a Membership Interest, or any portion thereof, to that Member's spouse (an "Award"), then, notwithstanding that such transfer would constitute an unpermitted Transfer under this Agreement, that Member shall have the right to purchase from his or her former spouse the Membership Interest, or portion thereof, that was so transferred, and such former spouse shall sell the Membership Interest or portion thereof to

OPERATING AGREEMENT FOR HB GARY FEDERAL, LLC

that Member at the price set forth below in Section 8.8 of this Agreement. If the Member has failed to consummate the purchase within 180 days after the court award (the Expiration Date), the Company and the other Members shall have the option to purchase from the former spouse the Membership Interest or portion thereof pursuant to Section 8.6 of this Agreement; provided that the option period shall commence on the later of (1) the day following the Expiration Date, or (2) the date of actual notice of the Award.

(b) If, by reason of the death of a spouse of a Member, any portion of a Membership Interest is transferred to a Transferee other than (1) that Member or (2) a trust created for the benefit of that Member (or for the benefit of that Member and any combination between or among the Member and the Member's issue) in which the Member is the sole Trustee and the Member, as Trustee or individually possesses all of the Voting Interest included in that Membership Interest, then the Member shall have the right to purchase the Membership Interest or portion thereof from the estate or other successor of his or her deceased spouse or Transferee of such deceased spouse, and the estate, successor, or Transferee shall sell the Membership Interest or portion thereof at the price set forth in Section 8.8 of this Agreement. If the Member has failed to consummate the purchase within 180 days after the date of death (the Expiration Date), the Company and the other Members shall have the option to purchase from the estate or other successor of the deceased spouse the Membership Interest or portion thereof pursuant to Section 8.6 of this Agreement; provided that the option period shall commence on the later of (1) the day following the Expiration Date, or (2) the date of actual notice of the death.

8.6. On the receipt of Notice by the Manager and the other Members as contemplated by Sections 8.1, 8.3, and 8.5, and on receipt of actual notice of any Triggering Event as determined in good faith by the Manager (the date of such receipt is hereinafter referred to as the "Option Date"), the Manager shall promptly cause a Notice of the occurrence of such a Triggering Event to be sent to all Members, and the Company shall have the option, for a period ending 30 calendar days following the determination of the purchase price as provided in Section 8.8, to purchase the Membership Interest in the Company to which the option relates, at the price and on the terms set forth in Section 8.8 of this Agreement, and the other Members, pro rata in accordance with their prior Membership Interests in the Company, shall then have the option, for a period of 30 days thereafter, to purchase the Membership Interest in the Company not purchased by the Company, on the same terms and conditions as apply to the Company. If all other Members do not elect to purchase the entire remaining Membership Interest in the Company, then the Members electing to purchase shall have the right, pro rata in accordance with their prior Membership Interest in the Company, to purchase the additional Membership Interest in the Company available for purchase. The transferee of the Membership Interest in the Company that is not purchased shall hold such Membership Interest in the Company subject to all of the provisions of this Agreement.

8.7. Neither the Member whose interest is subject to purchase under this Article, nor such Member's Affiliate, shall participate in any Vote or discussion of any matter pertaining to the disposition of the Member's Membership Interest in the Company under this Agreement.

OPERATING AGREEMENT FOR HB GARY FEDERAL, LLC

8.8. The purchase price of the Membership Interest that is the subject of an option under Section 8.6 shall be the "Fair Option Price" of the interest as determined under this Section 8.8. "Fair Option Price" means the cash price that a willing buyer would pay to a willing seller when neither is acting under compulsion and when both have reasonable knowledge of the relevant facts on the Option Date. Each of the selling and purchasing parties shall use his, her, or its best efforts to mutually agree upon the Fair Option Price. If the parties are unable to so agree within 30 days of the Option Date, the selling party shall appoint, within 40 days of the Option Date, one appraiser, and the purchasing party shall appoint within 40 days of the Option Date, one appraiser. The two appraisers shall within a period of five additional days, agree upon and appoint an additional appraiser. The three appraisers shall, within 60 days after the appointment of the third appraiser, determine the Fair Option Price of the Membership Interest in writing and submit their report to all the parties.

The Fair Option Price shall be determined by disregarding the appraiser's valuation that diverges the greatest from each of the other two appraisers' valuations, and the arithmetic mean of the remaining two appraisers' valuations shall be the Fair Option Price. Each purchasing party shall pay for the services of the appraiser selected by it, plus one half of the fee charged by the third appraiser, and one half of all other costs relating to the determination of Fair Option Price. The Fair Option Price as so determined shall be payable in cash.

8.9. The initial sale of Membership Interests in the Company to the Initial Members has not been qualified or registered under the securities laws of any state, including California, or registered under the Securities Act of 1933, in reliance upon exemptions from the registration provisions of those laws. Notwithstanding any other provision of this Agreement, Membership Interests may not be Transferred unless registered or qualified under applicable state and federal securities law unless, in the opinion of legal counsel satisfactory to the Company, such qualification or registration is not required. The Member who desires to transfer a Membership Interest shall be responsible for all legal fees incurred in connection with said opinion.

ARTICLE IX: DISSOLUTION AND WINDING UP

9.1. The Company shall be dissolved upon the first to occur of the following events:

- (a) The written agreement of all Majority of Members to dissolve the Company.
- (b) The sale or other disposition of substantially all of the Company's assets.
- (c) Entry of a decree of judicial dissolution under Corporations Code section 17351.

9.2. On the dissolution of the Company, the Company shall engage in no further business other than that necessary to wind up the business and affairs of the Company. The Managers who have not wrongfully dissolved the Company or, if there is no such Manager, the Members, shall wind up the affairs of the Company. The Delegates winding up the affairs of the Company shall give Notice of the commencement of winding up by mail to all known creditors and claimants against the Company whose addresses appear in the records of the Company. After paying or adequately

OPERATING AGREEMENT FOR HB GARY FEDERAL, LLC

providing for the payment of all known debts of the Company (except debts owing to Members), the remaining assets of the Company shall be distributed or applied in the following order:

(a) To pay the expenses of liquidation.

(b) To the establishment of reasonable reserves by the Delegate for contingent liabilities or obligations of the Company. Upon the Delegate's determination that such reserves are no longer necessary, said reserves shall be distributed as provided in this Section 9.2.

(c) To repay outstanding loans to Members. If there are insufficient funds to pay such loans in full, each Member shall be repaid in the ratio that the Member's loan, together with interest accrued and unpaid thereon, bears to the total of all such loans from Members, including all interest accrued and unpaid thereon. Such repayment shall first be credited to unpaid principal and the remainder shall be credited to accrued and unpaid interest.

(d) Among the Members with Positive Capital Account Balances.

9.3. Each Member shall look solely to the assets of the Company for the return of the Member's investment, and if the Company property remaining after the payment or discharge of the debts and liabilities of the Company is insufficient to return the investment of each Member, such Member shall have no recourse against any other Members for indemnification, contribution, or reimbursement, except as specifically provided in this Agreement, and as specifically provided in Section 9.4.

9.4. To the extent that any Member's Capital Account is negative, upon dissolution or termination of the Membership, for any reason, then that Member shall be required to replenish the Capital account on or before the dissolution or termination event. Additionally, no Member's distribution or profit allocatin shall be paid if that Member's Capital Account remains at a deficit. The Member shall be required to replenish his or her account so that there is no deficit remaining prior to any such distribution of profits.

ARTICLE X: INDEMNIFICATION AND ARBITRATION

10.1. The Company shall have the power to indemnify any Person who was or is a party, or who is threatened to be made a party, to any Proceeding by reason of the fact that such Person was or is a Member, Manager, officer, employee, or other agent of the Company, or was or is serving at the request of the Company as a director, officer, employee, or other Agent of another limited liability company, corporation, partnership, joint venture, trust, or other enterprise, against expenses, judgments, fines, settlements, and other amounts actually and reasonably incurred by such Person in connection with such proceeding, if such Person acted in good faith and in a manner that such Person reasonably believed to be in the best interests of the Company, and, in the case of a criminal proceeding, such Person had no reasonable cause to believe that the Person's conduct was unlawful. The termination of any proceeding by judgment, order, settlement, conviction, or upon a plea of nolo contendere or its equivalent, shall not, of itself, create a presumption that the Person did not act in good faith and in a manner that such Person

OPERATING AGREEMENT FOR HB GARY FEDERAL, LLC

reasonably believed to be in the best interests of the Company, or that the Person had reasonable cause to believe that the Person's conduct was unlawful.

10.2. Any action to enforce or interpret this Agreement, or to resolve disputes with respect to this Agreement as between the Company and a Member, or between or among the Members, shall be settled by arbitration in accordance with the rules of the American Arbitration Association. Arbitration shall be the exclusive dispute resolution process in the State of California, but arbitration shall be a nonexclusive process elsewhere. Any party may commence arbitration by sending a written demand for arbitration to the other parties. Such demand shall set forth the nature of the matter to be resolved by arbitration. The Manager shall select the place of arbitration. The substantive law of the State of California shall be applied by the arbitrator to the resolution of the dispute. The parties shall share equally all initial costs of arbitration. The prevailing party shall be entitled to reimbursement of attorney fees, costs, and expenses incurred in connection with the arbitration. All decisions of the arbitrator shall be final, binding, and conclusive on all parties. Judgment may be entered upon any such decision in accordance with applicable law in any court having jurisdiction thereof. The arbitrator (if permitted under applicable law) or such court may issue a writ of execution to enforce the arbitrator's decision.

ARTICLE XI: ATTORNEY-IN-FACT AND AGENT

11.1. Each Member, by execution of this Agreement, constitutes and appoints each Manager and any of them acting alone as such Member's true and lawful attorney-in-fact and agent, with full power and authority in such Member's name, place, and stead to execute, acknowledge, and deliver, and to file or record in any appropriate public office: (a) any certificate or other instrument that may be necessary, desirable, or appropriate to qualify the Company as a limited liability company or to transact business as such in any jurisdiction in which the Company conducts business; (b) any certificate or amendment to the Company's articles of organization or to any certificate or other instrument that may be necessary, desirable, or appropriate to reflect an amendment approved by the Members in accordance with the provisions of this Agreement; (c) any certificates or instruments that may be necessary, desirable, or appropriate to reflect the dissolution and winding up of the Company; and (d) any certificates necessary to comply with the provisions of this Agreement. This power of attorney will be deemed to be coupled with an interest and will survive the Transfer of the Member's Economic Interest. Notwithstanding the existence of this power of attorney, each Member agrees to join in the execution, acknowledgment, and delivery of the instruments referred to above if requested to do so by a Manager. This power of attorney is a limited power of attorney and does not authorize any Manager to act on behalf of a Member except as described in this Article XI.

ARTICLE XII: GENERAL PROVISIONS

12.1. This Agreement constitutes the whole and entire agreement of the parties with respect to the subject matter of this Agreement, and it shall not be modified or amended in any respect except by a written instrument executed by all the parties. This Agreement replaces and supersedes all prior written and oral agreements by and among the Members and Managers or any of them.

OPERATING AGREEMENT FOR HB GARY FEDERAL, LLC

12.2. This Agreement may be executed in one or more counterparts, each of which shall be deemed an original, but all of which together shall constitute one and the same instrument.

12.3. This Agreement shall be construed and enforced in accordance with the internal laws of the State of California. If any provision of this Agreement is determined by any court of competent jurisdiction or arbitrator to be invalid, illegal, or unenforceable to any extent, that provision shall, if possible, be construed as though more narrowly drawn, if a narrower construction would avoid such invalidity, illegality, or unenforceability or, if that is not possible, such provision shall, to the extent of such invalidity, illegality, or unenforceability, be severed, and the remaining provisions of this Agreement shall remain in effect.

12.4. This Agreement shall be binding on and inure to the benefit of the parties and their heirs, personal representatives, and permitted successors and assigns.

12.5. Whenever used in this Agreement, the singular shall include the plural and the plural shall include the singular, and the neuter gender shall include the male and female as well as a trust, firm, company, or corporation, all as the context and meaning of this Agreement may require.

12.6. The parties to this Agreement shall promptly execute and deliver any and all additional documents, instruments, notices, and other assurances, and shall do any and all other acts and things, reasonably necessary in connection with the performance of their respective obligations under this Agreement and to carry out the intent of the parties.

12.7. Except as provided in this Agreement, no provision of this Agreement shall be construed to limit in any manner the Members in the carrying on of their own respective businesses or activities.

12.8. Except as provided in this Agreement, no provision of this Agreement shall be construed to constitute a Member, in the Member's capacity as such, the agent of any other Member.

12.9. Each Member represents and warrants to the other Members that the Member has the capacity and authority to enter into this Agreement.

12.10. The article, section, and paragraph titles and headings contained in this Agreement are inserted as matter of convenience and for ease of reference only and shall be disregarded for all other purposes, including the construction or enforcement of this Agreement or any of its provisions.

12.11. This Agreement may be altered, amended, or repealed only by a writing signed by all of the Members.

12.12. Time is of the essence of every provision of this Agreement that specifies a time for performance.

OPERATING AGREEMENT FOR HB GARY FEDERAL, LLC

12.13. This Agreement is made solely for the benefit of the parties to this Agreement and their respective permitted successors and assigns, and no other person or entity shall have or acquire any right by virtue of this Agreement.

[Signatures on Following Page]

IN WITNESS WHEREOF, the parties have executed or caused to be executed this Agreement on the day and year first above written.



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EXHIBIT A

Articles of Organization are attached as Exhibit A.

Exhibit A
HB Gary Federal, LLC Operating Agreement

SCHEDULE 1 to EXHIBIT B

Certain Members are granted capital account interest because of the intangible assets, training, contacts and experience they bring to HB Gary Federal LLC. These intangible assets are described below. Each Member contributing intangible assets and/or accepting interest for the asset they contribute, understands and acknowledges that they will be responsible for any individual tax implications resulting from such contribution.

[REDACTED]

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b7C

Goodwill: [REDACTED] maintain relationships with numerous Government officials within the Department of Defense (DOD), and Intelligence Community (IC) including the Departments of the Army, Navy, Air Force, DNI, CIA, NSA, DIA, and DOE. Additionally, they maintain relationships with senior level management of major defense contractors including Northrop Grumman, SAIC, Lockheed Martin, General Dynamics, Mantech, Palantir, CSC, and Raytheon. Their relationships and reputations with these customers will result in continued patronage through HBGary Federal LLC.

Workforce in place: [REDACTED] come to HBGary Federal LLC as an assembled workforce with specific experience, education, and training that will enable them to conduct business with Government customers. [REDACTED] have been working together [REDACTED]

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Information Base: [REDACTED] maintain customer lists and personal contact information for numerous senior Government Officials and senior leadership at Defense Contractor companies that represent high value customer targets for HBGary Federal LLC. Contacts include personnel from the Departments of the Army, Navy, Air Force, DNI, CIA, NSA, DIA, and DOE and executive level management of major defense contractors including Northrop Grumman, SAIC, Lockheed Martin, General Dynamics, Mantech, Palantir, CSC, and Raytheon.

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Know how: [REDACTED] have extensive knowledge and experience with Government contracting processes, procedures, and regulations relating to providing classified support in accordance with Federal Acquisition Regulations (FAR). Additionally, they possess knowledge of customer strategic goals, budgets and procurement processes. [REDACTED] have successfully managed government contracts and internal research and development programs in excess of \$25 million.

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Government Licenses & Permits: [REDACTED]

[REDACTED] Qualifying for this level of Government security clearance generally takes 12-18 months. These qualifications are required to conduct business with specific DoD and IC customers. Having them in place will enable HBGary Federal LLC to conduct business providing classified support.

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Attachment 5

ANONYMOUS PRESS RELEASE

January 6, 2011



Anonymous Concedes Defeat

A recent article in the Financial Times cites a certain Aaron Barr of the "security services" firm HBGay Federal (amirite?) as claiming to have discovered the identities of Anonymous' operating leadership and founder, with this having been accomplished in large part by an infiltration of our entirely secret IRC server anonops.ru and in particular our ultra-clasified channels #opegypt, #optunisia, and, of course, #reporters, which itself is the most secret of all.

The following message was relayed to all Anons possessing at least 30 degrees of initiate status (17 in Scotland) or their equivalent in reddit karma, and is being leaked to the laity in an effort to gain their useless sympathy:

URGENT WARNING TO ALL ANONONYMOUS HACKTIVISTS:

Mr. Barr has successfully broken through our over 9000 proxy field and into our entirely non-public and secret insurgent IRC lair, where he then smashed through our fire labyrinth with vigor, collected all the gold rings on the way, opened a 50 silver key chest to find Anon's legendary hackers on steroids password.

As Mr. Barr has discovered in spite of our best efforts, Anonymous was founded by Q last Thursday at the guilded Bilderberg Hotel after a tense meeting with one Morrowind mod collection, which itself includes the essential Morrowind Comes Alive 5.2 as well as several retexturing packs, all of which seem to lower one's FPS unless one has also installed the latest Risc Architecture framework and thus obtained the killer refresh rate that is the right of all world citizens, except for noted heterosexual Tom Cruise.

In addition to the sudden disappearance of Anonymous leader Q, Anonymous co-founder Justin Bieber also disappeared just before his top-secret mission to Eritrea to offer physical succour to the rebels,

suggesting that Mubarak is in our base, eating our Cheetos, likely with military support authorized by Hill Dawg. All of this comes at a low point for the Official Anonymous Organization, Inc. and its valued shareholders; several Anons had already lost their Fallout New Vegas saved games in the unwarranted and faggy raids perpetrated by the U.S. federales.

At this point, it is safe to assume that the underground server sites at the North Pole have been compromised as well. Back up all porn drives now, because the super secret P2P centralized distribution server of Backdoor Sluts 9 is presumed to be immediately threatened. Male Anons have been commanded to switch back to traditional tentacle porn while femanons, or "Rei Ayanami wannabes," continue to be shared among the Echelon Nine Working Group that has since replaced Owen as sky marshall.

However, David Davidson (who might also be the legendary Ceiling Cat, as rumors have it) so far eludes custody, so all is not lost. Mr Davidson skyped the anonymous leaders from his hideout in Philadelphia to remind them that he was "Never gonna give them up, never gonna let them down". Meanwhile, the board of directors remains little more than a gin-addled menagerie of puppets.

Despite these setbacks, the planned conference in Vienna is not slated for cancellation, although the buffet may be altered to include fewer Cheetos. The scheduled appearance of Boxy is a subject of much contention within Anonymous ranks, being an event of considerably greater importance than the 4th return of Raptor Jesus, which itself is older than the internet.

We shall note in conclusion that we like the guy and want to believe him, but we still have to ask: Did Aaron Barr shave and murder Alexander Hamilton in 1993? We're just asking questions here, people. At any rate, the Pink Horse prophecy will soon be fulfilled.

All Hail Xenu,

-Anonymous